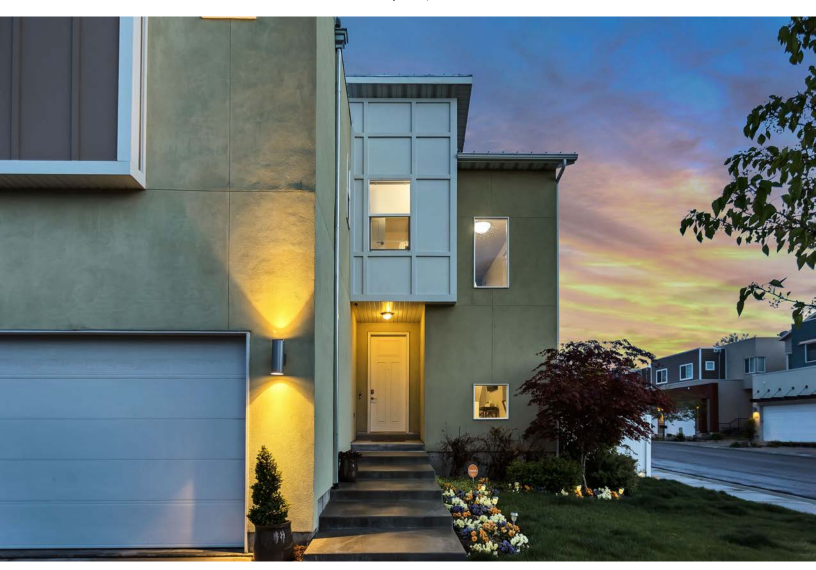
PACIFIC GAS & ELECTRIC ENERGY STAR RETAIL PRODUCTS PLATFORM (ESRPP)

PROGRAM PILOT EARLY EVALUATION

Final Report

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Introduction

This executive summary presents key findings from EMI Consulting's early evaluation of the PG&E ENERGY STAR Retail Product Platform (ESRPP) Program Pilot, covering the period 2016 through March 2018.

The PG&E ESRPP Program Pilot launched in March of 2016. It is a leading implementation of a larger national effort coordinated by program sponsors across the US. The Pilot aims to transform the market for select product categories of home appliances and consumer electronics towards higher efficiency by (1) influencing retailers to stock, sell, and demand more energy-efficient models in these product categories, and (2) collaborating with organizations to define more stringent specifications and standards.

Process evaluation objectives included: (1) Assessing and informing implementation of the program, (2) Validating key components of program theory, and (3) Providing data and information to aid the assessment of attribution, including information related to PG&E efforts to drive ENERGY STAR specifications.

Impact evaluation objectives included: (1) Measuring total program-qualified unit sales for participating retailers by product category/subcategory, (2) Measuring program-qualified share (PQS), or the percentage of total unit sales that are program-qualified by product category/subcategory, and (3) Computing program energy and demand savings.

Methods

- Program data review
- Interviews with PG&E staff and subcontractors (n=16 over two rounds)
- Interviews with external collaborators from collaborating organizations (n=8)
- Review of retailer implementation data
- Statistical modeling of retailer sales data
- Statistical modeling of in-store shelf assortment data

Program Period Covered: March 2016 – March 2018

Summary of Findings



Process Findings: At this point in time, PG&E ESRPP Program Pilot processes are generally working well, though there are some areas where improvements could be made.

- All activities outlined by program theory have been successfully implemented, including the payment of incentives to participating retailers and the subsequent collection and tracking of sales data.
- PG&E has coordinated with the national ESRPP collaborative to select an optimal set of participating retailers and recruit new program sponsors, though it may be necessary to add more program sponsors going forward (in order to achieve greater program scale).
- The definition of product eligibility tiers is one area where program processes could be improved, as interviewees reported some challenges related to how ESRPP should define the appropriate levels.
- PG&E's participation in advocacy and outreach activities related to voluntary specifications (i.e., ENERGY STAR) is seen as impactful.



Impact Findings: Results show the PG&E ESRPP Program Pilot is leading to short-term and midterm impacts as expected by program theory, though the results differ by product category and tier.

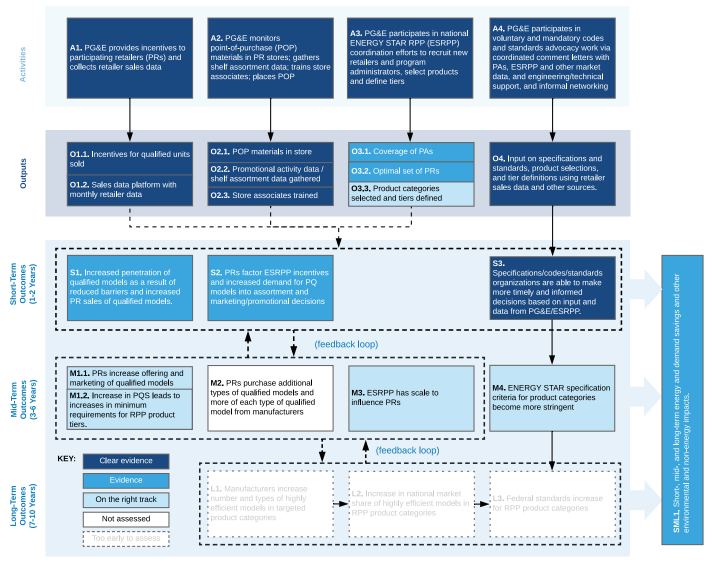
- Based on statistical modeling of retailer sales data, we observe short-term sales increases for 5/11 product tiers currently targeted by PG&E ESRPP.
- We also observe corresponding upward trends in program-qualified model assortment share on retailer shelves for five of seven categories.
- Interviews with national-level retail staff show that ESRPP incentives have some influence on retailer decision-making, and interviews with external collaborators show that ESRPP is facilitating the development of ENERGY STAR specifications.
- The national scope of ESRPP, coupled with the lack of availability of third-party market data outside of ESRPP, continues to present challenges to accurately determining program impacts.



Logic Model Assessment

As part of the early evaluation, EMI Consulting worked with PG&E and its subcontractors to define a program logic model that clearly represents program activities and outputs, and maps them to desired short-, mid-, and long-term outcomes. This PG&E ESRPP logic model (shown below), highlights the importance of ESRPP contributions to the development of ENERGY STAR specifications and standards, and also highlights the complex, fluid nature of interactions between program outcomes.

Assessment of PG&E ESRPP Program Pilot Logic Model



---- Dashed lines denote multiple interactions between elements inside (i.e., arrows connecting all elements).

External Influences:

Broad economic conditions, market events, cost of energy, federal standards, ENERGY STAR, perceived need for conservation, and possible others.

Note: Factors can influence the program at all levels and time frames.



Selected Impact Results

Results from the sales data regression modeling show increases for at least one tier for the following product categories: dryers, freezers, refrigerators, and soundbars. Results from the shelf survey analysis show preferential retailer treatment for all tiers except advanced freezers and advanced soundbars. Shelf survey analysis also shows upward trends in model assortment share for dryers, freezers, refrigerators, room air conditioners, and washers. In addition to stocking and assortment, program theory indicates that availability of incentives will lead retailers to provide qualified products with preferential treatment in their internal promotion decisions. Using model-level data collected from 403 individual store visits across 288 retail locations between January and August 2018, we calculated the percentage of models that were placed in a preferential location (anything other than simply in the aisle), the percentage of models that were currently discounted relative to the regular price, and the average discount amount among discounted products by product group and tier. Results indicate at least one type of preferential product treatment by retailers for 9 of 11 tiers currently incented by PG&E.

Summary of Impact Results

		Years I	ncented	Evidence of Preferential Treatment by	Increase in Sales	Increase in Availability of Program-Qualified
Product Category	Tier	PY 2016	PY 2017	Retailers?	Above Baseline?	Models on Shelves?
Air Cleaners	Basic	Yes	Yes	Yes	No	No
	Advanced	Yes	Yes	Yes	No	No
Air Conditioners	Basic	Yes	Yes	Yes	Indeterminate	Yes
	Advanced	No	Yes	Yes	Too few sales	ics
Dryers	Basic	Yes	Yes	Yes	Yes	Yes
	Advanced	Yes	Yes	Yes	Yes	1
Freezers	Basic	Yes	Yes	Yes	Yes	Yes
	Advanced	Yes	Yes	No	Too few sales	1.00
Refrigerators	Basic	No	No	No	No	Yes
	Advanced	No	Yes	Yes	Yes	res
Soundbars	Basic	Yes	No	Yes	No	No
	Advanced	Yes	Yes	No	Yes	INO
Washers	Basic	No	No	Yes	Yes	Vec
	Advanced	No	Yes	Yes	No	Yes

Challenges and Limitations

The program pilot faced some major early hurdles related to data tracking and availability. Initially, challenges with the processing of retailer sales data made it difficult to perform thorough analysis of qualified models over time. This was more problematic for certain product categories where third-party data on the operating characteristics for individual models did not exist (air cleaners and soundbars). This processing has since become substantially more refined. Another early challenge was related to marketing plans that retailers were required to submit to the ESRPP program detailing their marketing plans for the upcoming program year. The idea is that these "retailer implementation plans" would enable evaluators to tie changes in sales back to specific activities undertaken by retailers and serve as evidence of attribution. However, in the course of early program development, it became clear that retailers were unable to provide this information in a format that would allow for the necessary analyses (likely because such marketing and promotional activities are not planned a year in advance). Instead, the program evaluation had to rely on in-store field data collected by a PG&E subcontractor to better understand what retailers were doing to promote and market program-qualified models.



Conclusions and Recommendations

The 2016-2018 PG&E ESRPP Program Pilot Evaluation research resulted in the following key conclusions and recommendations:

Conclusion 1: The PG&E ESRPP Program Pilot has implemented key activities necessary for the program to operate effectively, but impacts vary by product category. This reinforces the need for the program to have product category-specific strategies and goals that can be tracked and periodically reevaluated. It also suggests that not all product categories may be suitable to include in the ESRPP program.

Recommendation 1.1: Continue to develop product category-specific strategies and targets that are tailored to each product. Additionally, for product categories where an increase in market share is not the primary objective, make sure that another objective has been identified and is clearly documented. For instance, there may be products where the primary objective is to help advance ENERGY STAR specifications. In these cases, there should be a specific need that ESRPP can address (for instance, by providing full-category sales data). To ensure that credit is given to PG&E, it is critical to document the impacts that these data have on subsequent developments for specifications, codes, or standards.

Recommendation 1.2: Product categories for which we have not yet observed an increase in sales or assortment share should be closely monitored to ensure they are making reasonable progress toward the objective for that product category. For some product categories, the value of obtaining full category sales data from retailers may provide substantial benefit to PG&E efforts to advance specifications, codes, and standards. In these cases, there is an argument for keeping these product categories in the program, assuming that the relevant sales data can be used to advance voluntary or mandatory requirements (see Recommendation #1.1 above). It may be prudent to make downward adjustments to the incentive amounts for these product categories to reflect this strategy.

Conclusion 2: Analysis of sales data shows short-term increases in the sales share of program-qualified models for 5/11 product tiers, or 4/7 product categories currently targeted by PG&E ESRPP. At the same time, we observed preferential retailer promotional efforts and assortment increases for many of these same product categories. Collectively, this provides evidence that the core ESRPP program mechanism is working for these product categories/tiers. Our analysis indicates that the ESRPP intervention is linked to a statistically-significant increase in sales for dryers (basic and advanced), freezers (advanced), and soundbars (advanced). Additionally, we see a small but statistically-significant upward trend in the shelf assortment of program-qualified models on store shelves—a mid-term outcome which is expected to follow increases in program-qualified sales. Collectively these findings provide supporting evidence that, for some product categories, the core ESRPP intervention is having some effect.

Conclusion 3: National ESRPP program processes could be improved by adopting a simplified approach for defining tiers within a product category and, to the extent possible, aligning these tiers with ENERGY STAR requirements. An important feature of the ESRPP program design is the ability to "ratchet up" tier requirements as program-qualified share increases for these product categories. To date, the ESRPP collaborative has used a flexible method in which tier eligibility requirements are aligned annually with ENERGY STAR specifications except in cases where the market share for that product category is already high. In these cases, the tier requirements have been set to "ENERGY STAR + XX%" (where the precise percentage varies based on the current program-qualified market share). This is a necessary adjustment for the program to make. However, in some cases it has caused logistical difficulties for the program and for retailers because it becomes more difficult to determine which models actually qualify for each tier.

Recommendation 3.1: In the future, PG&E should work with other program sponsors to explore simplifying the qualifying requirements used for the national ESRPP program and, to the extent possible, keeping these qualifying requirements aligned with ENERGY STAR definitions. For instance, ESRPP could choose to align qualifying requirements with ENERGY STAR Most Efficient (ESME) in categories where there is such designation. In categories that lack ESME, there may be value in working with the EPA to establish such a designation.

Executive Summary



PG&E ENERGY STAR Retail Products Platform (ESRPP) Program Pilot Early Evaluation

Conclusions and Recommendations (continued)

Conclusion 4: The full category sales data provided by participating retailers are a valuable tool, particularly for facilitating the development of specifications, codes, and standards. Interviews with external collaborators indicate that these data have already been used to facilitate the development of ENERGY STAR specifications. Further research has revealed that these data do not exist anywhere outside of the ESRPP efforts, making it an even more valuable resource.

Recommendation 4.1: Given the long-term program goals of changing mandatory and voluntary specifications, PG&E should continue to work with regulatory bodies to provide data and analysis to accelerate the adoption of these rules.

Conclusion 5: PG&E's ESRPP program pilot is highly influential within the national ESRPP collaborative effort. Interviews with external collaborators provide evidence that PG&E is considered by other program sponsors and collaborating agencies to be one of two primary drivers of the national ESRPP effort, the other driver being the Northwest Energy Efficiency Alliance (NEEA). In particular, it appears that PG&E and NEEA are driving much of the codes and standards advocacy work.

Conclusion 6: As the PG&E ESRPP Program Pilot continues to operate moving forward, the current baseline approach (i.e., a pre/post model averaging baseline) will become less useful as the pre-period sales data become outdated. Therefore, it will become increasingly important to use a baseline approach that is able to account for new developments and external changes in the market.

Recommendation 6.1: Moving forward, the PG&E ESRPP Program Pilot should adopt a baseline approach similar to that employed by NEEA to help understand and assess market transformation effects due to the ESRPP program. There are several benefits of using a baseline approach similar to that utilized by NEEA: (1) the approach has already been in use for some time, (2) it is transparent and flexible, and (3) using such an approach would facilitate evaluation consistency across two of the most important ESRPP program sponsors.

1. INTRODUCTION

Pacific Gas and Electric Company's (PG&E's) ENERGY STAR Retail Product Platform (ESRPP) Program Pilot aims to transform the market for select product categories of home appliances and consumer electronics towards higher efficiency by (1) influencing retailers to stock, sell, and demand more energy-efficient models in these product categories, and (2) collaborating with organizations to define more stringent specifications and standards.¹ The PG&E ESRPP Program Pilot is one of the first implementations of a larger national effort coordinated by program sponsors across the US.

This evaluation report provides the results of an early evaluation of the PG&E ESRPP Program Pilot by EMI Consulting, covering 2016 through March 2018. This introduction includes background information relevant to the PG&E ESRPP Program Pilot and the evaluation.

1.1 ESRPP PROGRAM HISTORY

Because plug loads represent a significant proportion of residential electricity consumption, reducing plug load energy consumption is a critical step on the path towards achieving California's residential Zero Net Energy (ZNE) goals. The 2012 ZNE Technical Feasibility Report stated that "...minimizing plug loads will be critical to meeting ZNE goals," and recommended that utilities "continue equipment efficiency incentive programs" and "aggressively promote equipment efficiency regulations at the state and federal level."

The RPP concept was initially tested in a trial with a single participating retailer in 24 of its 41 stores located in the PG&E and SMUD service territories that took place



¹ California 2016-2019 Retail Products Platform Pilot Evaluation Plan. October 16, 2015.

² Arup, Davis Energy Group, Sun Light & Power, New Buildings Institute, Engineering 350, and Sustainable Design + Behavior. 2012. The Technical Feasibility of Zero Net Energy Buildings in California. Page 8. Developed on behalf of Pacific Gas & Electric Company. Retrieved from: http://www.energydataweb.com/cpucFiles/pdaDocs/904/California ZNE Technical Feasibility Report Final.pdf

³ Ibid. p. 51.

from November 2013 to December 2014.⁴ The 2013-2014 RPP Trial incented six product categories, including: (1) air cleaners, (2) DVD/Blu-Ray players, (3) home theaters-in-a-box (HTIBs), (4) freezers, (5) refrigerators, and (6) room air conditioners.

1.2 CURRENT STATUS OF ESRPP

Starting in March 2016, the RPP Program became a national effort under the auspices of ENERGY STAR (henceforth referred to as ENERGY STAR RPP, or ESRPP). As of 2018, the participating retailers are Best Buy, The Home Depot, Sears/Kmart, Nationwide, and Lowe's.

Utilities and energy efficiency organizations⁶ ("program sponsors") across the US have partnered with each other to develop and implement ESRPP. Each participating program sponsor pays participating retailers per-unit incentives for every program-qualified unit sold during the program period. The program intent is to enlist additional program sponsors over time. As of March 2018, there were seven program sponsors.⁷ With the addition of seven new program sponsors in mid-2018, the ESRPP program now covers roughly 18% of the total U.S. residential population.⁸

Within each product category, program-qualified models are divided into basic and advanced tiers based on efficiency levels set by the program sponsors. The models in the basic tiers meet or exceed the minimum ENERGY STAR specification; advanced tiers consist of more efficient models for which retailers receive higher

⁸ New program sponsors onboarding in 2018 include four Maryland utilities (First Energy, Pepco, SMECO, and BGE) and two Connecticut utilities (Eversource and United Illuminating). Source: https://www.energystar.gov/sites/default/files/asset/document/ESRPP_1pager_08-29-18_508_0.pdf)



⁴ A copy of the RPP Trial evaluation report is available here: https://www.etcc-ca.com/reports/pacific-gas-and-electric-company-retail-plug-load-portfolio-rpp-trial. The evaluation of the trial found roughly a 5% lift in qualified sales due to promotional activities tied to the intervention.

⁵ Participating retailers are contractually obligated to provide sales data as part of the ESRPP program. Nationwide provides unit shipment data instead of unit sales data.

⁶ Examples of non-utility program sponsors include Efficiency Vermont and the Northwest Energy Efficiency Alliance (NEEA).

⁷ Program sponsors as of March 2018 included PG&E, the Northwest Energy Efficiency Alliance (NEEA), Sacramento Municipal Utility District (SMUD), Con Edison (New York), Focus on Energy (Wisconsin), Xcel Energy (Colorado and Minnesota), and Efficiency Vermont.

per-unit incentives.⁹ The program theory holds that by increasing the sales of energy-efficient models over less efficient models, ESRPP will generate energy and demand savings for utility customers in the short-, mid-, and long-terms through participating retailers, while also transforming the overall market towards higher efficiency in the long-term.

For the 2016 national ESRPP Program cycle (March 2016 through March 2017),¹⁰ Sponsors of the ESRPP Program incented five product categories: air cleaners, clothes dryers (both electric and gas), freezers, room air conditioners, and sound bars. For the 2017 program cycle (April 2017 through March 2018), two additional product categories were added to the program (clothes washers and refrigerators).¹¹

Figure 1-1 below provides a timeline of key ESRPP developments.

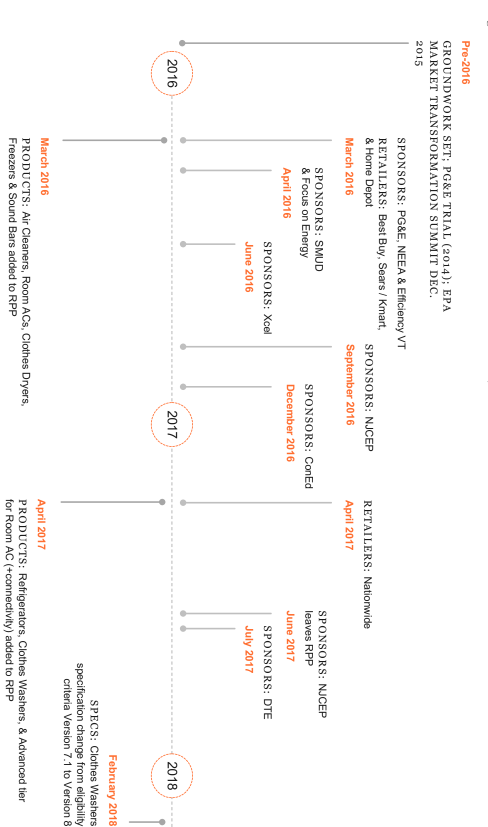
¹¹ Dehumidifiers were added as a national-level product category in April 2018 but are not included in the scope of this evaluation.



⁹ The precise eligibility requirements for basic and advanced tiers vary by product category and are based on each product's unique set of efficiency metrics (e.g., clean air delivery rate for air cleaners).

¹⁰ The national program cycle runs from April through March, though the first-year started in March 2016; new retailers or program sponsors can join at any time.

Figure 1 - 1. National ESRPP Timeline, March 2016 - March 2 0 1 8



Freezers & Sound Bars added to RPP

Air Cleaners advanced tier from Energy Star +30% to Energy Star +50% Air Cleaners basic tier from Energy Star to Energy Star +30%

PG&E IMPLEMENTATION OF ESRPP

As one of the first and largest ESRPP program sponsors, PG&E manages a portfolio of seven product categories. Each product category is divided into a basic and advanced tier, though PG&E does not incent all tiers. As shown below in Table 1-1, each tier has an associated incentive value. From the 2016-2017 program cycle to the 2017-2018 program cycle, the tier requirements changed for air cleaners, dryers (advanced tier), refrigerators (advanced tier), room ACs (advanced tier), and washers (advanced tier). PG&E additionally adjusted its incentive amounts for dryers, refrigerators (advanced tier), and washers (advanced tier).

Table 1-1. PG&E ESRPP Product Categories, Tiers, and Incentives, 2016-2018

Product	RPP Tier	2016		2017	
Product	KPP Her	Spec	Incentive	Spec	Incentive
Air Cleaners	Basic	ES v1.2	\$20	ES v1.2 +30%	\$20
Air Cleaners	Advanced	ES v1.2 +30%	\$30	ES v1.2 +50%	\$30
	Basic	ES v1.0	\$50	ES v1.0	\$30
Clothes Dryers	Advanced	ES ET Award (electric only)	\$250	ESME 2017	\$250
Freezers	Basic	ES v5	\$20	ES v5	\$20
rreezers	Advanced	ES v5 +5%	\$50	ES v5 +5%	\$50
Defuisementeur	Basic	-	-	ES v5	\$0
Refrigerators	Advanced	-	-	ESME 2017	\$20
Room Air Conditioners	Basic	ES v3.1	\$20	ES v4	\$20
Room Air Conditioners	Advanced	-	-	ES v4 + conn.	\$20
Soundbars	Basic	ES v3 +15%	\$10	ES v3 +15%	\$0
Soundbars	Advanced	ES v3 +50%	\$20	ES v3 +50%	\$20
Washawa	Basic	-	-	ESME 2017	\$0
Washers	Advanced	-	-	ESME 2017 +5%	\$20

Note: Tiers or incentives that changed in the second year of program operations are in bold.



1.3 EVALUATION OBJECTIVES

Because the PG&E ESRPP Program Pilot concept is one of the first programs of its type aimed at longer-term market transformation in the State of California,¹² the evaluation has assessed various program processes in addition to identifying and measuring performance and market transformation indicators.

The objectives of the **process evaluation** of the PG&E ESRPP Program Pilot include:

- Assessing and informing the implementation of the program
- Validating key components of the program theory
- Providing data and information to aid the assessment of attribution, including the degree to which PG&E collaborates with other organizations to define more stringent specifications and standards

Since the primary performance objectives of the PG&E ESRPP Program Pilot are to increase sales of energy-efficient products that will, in turn, affect reductions in energy consumption for targeted product categories, the PG&E ESRPP Program Pilot evaluation includes an **impact evaluation** to inform savings claims, ¹³ which will be aimed at accurately:

- Measuring total program-qualified unit sales for participating retailers by product category/subcategory
- Measuring program-qualified share (PQS), or the percentage of total unit sales that are program-qualified by product category/subcategory
- Computing gross program energy and demand savings

To the extent possible, the evaluation of the ESRPP Program Pilot complies with the California Energy Efficiency Evaluation Protocols: Technical, Methodological, and

¹³ Note that this is not an impact evaluation per se, as the CPUC-ED will lead any official impact evaluation of the RPP Program. The impact evaluation as discussed herein is intended to serve as an early M&V effort aimed at assessing and informing savings estimation and attribution prior to any actual ED-led impact evaluations.



¹² The PG&E ESRPP Program Pilot is a larger-scale version of the PG&E RPP Phase I Trial, which took place between 2013-2014. The Phase I Trial followed the Business and Consumer Electronics (BCE) program, which took place in 2010-2012.

Reporting Requirements for Evaluation Professionals¹⁴ and The Program Evaluation Standards: A Guide for Evaluators and Evaluation Users.¹⁵ However, because of the diversity of evaluation objectives that exist for the ESRPP Program, no single methodology is suitable for assessing all objectives. Some objectives are more qualitative in nature and involve assessing and evaluating operational activities and processes to ensure that the program is being implemented as planned and functioning as expected. Other objectives are more quantitative in nature and involve defining, measuring, and analyzing specific indicators of program progress, attribution, and/or success. Also, since this is a novel program concept aimed at market transformation, an additional objective of the evaluation includes assessing the array of potential approaches to evaluating the program to identify the most effective, informative, and feasible approaches to apply, should the program be further scaled up in ensuing years.

Because the California Public Utilities Commission's Energy Division (CPUC-ED) is responsible for conducting *ex post* impact evaluations in California, this evaluation of the PG&E ESRPP Program Pilot should be viewed as an Early EM&V effort, as permitted for pilot programs in California. This evaluation also incorporates lessons learned from leading the evaluation of the initial 2013-2014 RPP Program Trial, ¹⁶ as well as lessons learned from the first two years of pilot program operations. As such, it should also be viewed as a second-phase developmental evaluation. ¹⁷ Additionally, the results of this evaluation may be used to assist other Program Administrators and ENERGY STAR in the development and implementation of the multi-region evaluation efforts.

¹⁷ Patton, M.Q. 2010. Developmental Evaluation. Applying Complexity Concepts to Enhance Innovation and Use. New York, NY: Guilford Press.



¹⁴ TecMarket Works Team, 2005. California Energy Efficiency Evaluation Protocols: Technical, Methodological, and Reporting Requirements for Evaluation Professionals. Prepared for the California Public Utilities Commission.

¹⁵ Yarbrough, D. B., L. M. Shulha, R. K. Hopson and F. A. Caruthers. 2011.The Program Evaluation Standards: A Guide for Evaluators and Evaluation Users. Los Angeles, CA: Sage Publications.

¹⁶ Malinick, T. and Ridge, R. 2015. Pacific Gas and Electric Company Retail Plug-Load Portfolio (RPP) Trial: Evaluation Report. April 24, 2015.

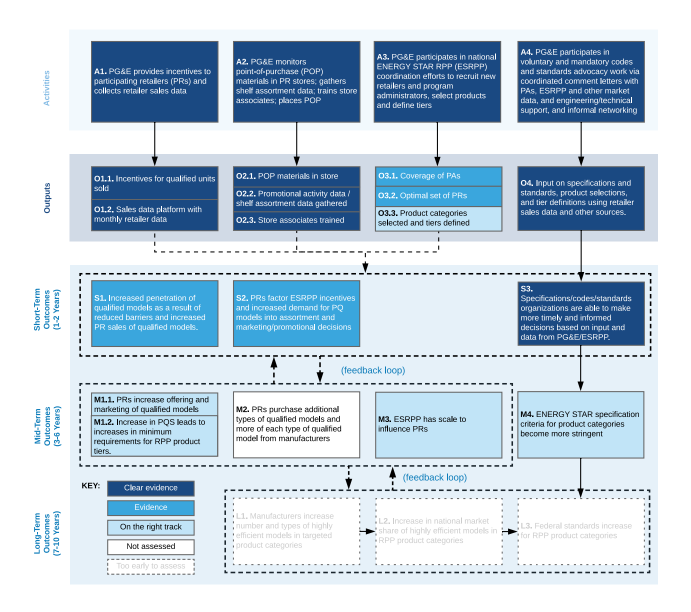
1.4 KEY FINDINGS

In this section we provide key findings from the process and impact evaluations of the PG&E ESRPP Program Pilot. An overall summary graphic is provided below as Figure 1-2.¹⁸ We then discuss key process findings and key impact findings.

 $^{^{18}}$ This graphic represents a set of proposed revisions to the existing program logic model. More information on these revisions is provided in Appendix F.



Figure 1-2. Graphical Summary of PG&E ESRPP Program Pilot Evaluation Results



KEY PROCESS FINDINGS

The PG&E ESRPP program pilot faced some major early hurdles related to data tracking and availability. Initially, challenges with the processing of retailer sales data made it difficult to perform thorough analysis of qualified models over time. This was more problematic for certain product categories where third-party data on the operating characteristics for individual models did not exist (air cleaners and sound bars). This processing has since become substantially more refined. Another early challenge was related to marketing plans that retailers were required to submit to the ESRPP program detailing their marketing plans for the upcoming



program year. The idea was that these "retailer implementation plans" would enable evaluators to tie changes in sales back to specific activities undertaken by retailers and serve as evidence of attribution. However, in the course of early program development, it became clear that retailers were unable to provide this information in a format that would allow for the necessary analyses (likely because such marketing and promotional activities are not planned a year in advance). Instead, the program evaluation had to rely on in-store field data collected by a PG&E subcontractor to better understand what retailers were doing to promote and market program-qualified models.

At this point in time, PG&E ESRPP Program Pilot processes are generally working well, as reported by staff and external collaborator interviewees. As shown in the graphical PG&E ESRPP logic model above in Figure 1-2, all activities and outputs are occurring as intended. The incentive payments to participating retailers and the subsequent collection of sales data—collectively the core "engine" of ESRPP—are occurring (logic model elements A1 and O1). Similarly, the collection of in-store field data and placement of ESRPP signage by PG&E has been successfully implemented (logic model elements A2 and O2). PG&E has successfully coordinated with the national ESRPP collaborative to recruit new program sponsors and select an optimal set of participating retailers, though some interviewees believe that the addition of more program administrators is necessary going forward (in order to achieve greater program scale, which would bring more leverage, and thereby greater transformation). The definition of product eligibility tiers (logic model element O3.3) is one area where program processes could be improved, as interviewees reported some challenges related to how ESRPP should define the appropriate levels. Lastly, there is clear evidence that PG&E's participation in activities related to voluntary specifications, codes, and standards (logic model elements A4 and O4) is working well and leading to the intended outputs.

KEY IMPACT FINDINGS

Early evaluation results provide evidence that the PG&E ESRPP program is leading to short-term and mid-term impacts as expected by program theory, though the results differ by product category. Based on statistical modeling of retailer sales data, we observe short-term sales increases (logic model element S1) for four of the seven product categories currently targeted by ESRPP, and corresponding upward trends in program-qualified model assortment share on retailer shelves for five categories (logic model element M1.1). At the same time, interviews with national-level retail staff show that ESRPP incentives have some influence on retailer decision-making (logic model element S2), and interviews with external collaborators show that ESRPP is facilitating the development of ENERGY STAR specifications (logic model element S3). At this point in time, it is premature to assess the long-term outcomes included in the logic model.



There are also a number of shortcomings identified in the program pilot's ability to achieve its desired short-term and mid-term outcomes.

- In looking at short-term outcomes, we do not see statistically-significant increases in sales across *all* product categories and tiers receiving incentives (logic model element S1).¹⁹
- Secondly, although retailers do indicate that ESRPP incentives have factored into their decision-making (logic model element S2), it remains difficult to understand exactly how the ESRPP incentives are considered by retailers relative to other considerations (e.g., manufacturers competing for shelf space).
- Lastly, at this stage, much of PG&E ESRPP's advocacy efforts have been aimed at ENERGY STAR, with limited activities aimed at other standards-setting bodies (logic model element S3).

In looking at mid-term outcomes, we see several additional shortcomings.

- While our analysis of shelf survey data shows increases in model assortment share for 5 of 7 product categories, an additional two product categories are either flat (air cleaners and soundbars) or have a decreasing trend in model assortment share. The reasons for this are unclear. PG&E has identified that the primary objective for these categories is to facilitate the advancement of ENERGY STAR specifications through the provision of market data, making the lack of increasing market share for these categories less critical.
- In the mid-term, increasing market share is designed to lead to a "ratcheting up" of program requirements. In many cases this requires setting an efficiency level based on ENERGY STAR but does not map directly to an existing designation such as ENERGY STAR Most Efficient. This new level instead takes the form of "ENERGY STAR + XX%" and makes it difficult for retailers (and potentially customers) to easily understand which models are program-qualified without looking at the official qualified products list.

In the next chapter, we outline the methods used as part of this evaluation.

¹⁹ As noted elsewhere in this report, for some product categories/tiers, increasing sales of program-qualified models was not the primary objective.



2. METHODS

This chapter includes a summary of methods used to complete the evaluation research. Research activities included:

- A review of PG&E ESRPP Program documentation
- Interviews with PG&E ESRPP program staff and external collaborators
- A review of interviews conducted with national-level retail staff ²⁰
- A review of retailer-provided implementation plans
- Regression analysis using sales data provided by participating retailers
- Shelf survey analysis using field data collected by PG&E

Table 2-1 below indicates the timeline showing when each of these research activities was conducted.

²⁰ These interviews were conducted by Cadmus as part of the national ESRPP program efforts.



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Table 2-1. Timeline of Evaluation Research Activities

Rese	arch Activity	Timeframe	General or Product Category-Specific?
Review of PG& Documentation		EMI Consulting has reviewed program strategy documents at several points throughout 2018.	Mainly general. Some documents did have category-specific information.
In-Depth Interviews with PG&E	Interviews with PG&E ESRPP Staff	EMI Consulting initially conducted a round of interviews with PG&E ESRPP staff in late 2016 (n=8). EMI Consulting conducted a second round of interviews with PG&E ESRPP staff in mid-2018 (n=8). The second round of interviews included some but not all of the staff from the first round.	General
ESRPP Staff and External Collaborators	Interviews with External Collaborators	EMI Consulting conducted eight in-depth interviews with "external collaborators" in mid-2018. These collaborators mainly represented entities involved with specification development, as well as other ESRPP program sponsors. These interviews also included two manufacturing suppliers.	General
Interviews with Retailer Staff	n National-Level	Year 1 Interviews were conducted by Cadmus in late 2016 and early 2018. The results of these interviews were then provided to EMI Consulting.	Mainly general
Review of Reta Plans	iller Implementation	Plans were provided by retailers at the beginning of PY 2016 and PY 2017. EMI Consulting reviewed these plans at that time.	Plans were intended to be product category- specific but the documents provided only allowed a more general analysis.
Regression Ana Provided Sales	alysis of Retailer- Data	EMI Consulting conducted a regression analysis of retailer-provided sales data in late 2018.	Product-category specific
Analysis of In- Collected by Po	Store Field Data G&E	EMI Consulting conducted an analysis of in-store field data in late 2018.	Product-category specific

In Table 2-2 below, we map the research activities to the evaluation objectives of this study.



Table 2-2. Mapping of Research Activities to Evaluation Objective

			Evaluatio	Evaluation Activity		
Objective	Program documentation review	Interviews with staff and external collaborators	Review of national retailer interviews	Review of retailer implementation plans	Sales data analysis	Shelf survey analysis
Assess and inform the implementation of the program	•	•	•	•	•	•
Validate key components of the program theory	•	•	•	•	•	•
Provide data and information to aid the assessment of attribution	•	•	•	•	•	•
Measure total program-qualified unit sales for participating retailers by product category/subcategory					•	
Measure program-qualified share by product category/subcategory					Program- qualified sales share	Program- qualified model assortment (shelf) share
Compute program energy and demand savings					•	

2.1 PROGRAM DATA REVIEW

As part of the ESRPP Program Pilot, PG&E engages Energy Solutions to formulate and implement strategies for each product category, with the goal of maximizing program influence and understanding how efficiency requirements should be set (i.e., at what level). The evaluation team reviewed documentation of these product strategies (called "Product Strategy decks") provided by Energy Solutions to better understand how the PG&E ESRPP Program Pilot is designed to influence product categories.

PG&E also engages with ICF International, which serves as the retail data aggregator for the national ESRPP effort. ICF International receives retailer data from retailers and processes this data to determine which model sales are qualified vs. non-qualified, and to assign them to the appropriate tier, bin, and any other subcategories as needed. ICF International then makes this processed data available to program sponsors and evaluators via an online data portal. Retailer sales data is subject to a number of restrictions designed to ensure a degree of anonymity. For example, retailer names are not attached to sales of non-qualifying models.

2.2 INTERVIEWS WITH PROGRAM STAFF AND EXTERNAL COLLABORATORS

As part of the implementation of the ESRPP Program, Program Administrator (PA) staff and the implementation team are expected to network with different organizations, such as:

- Internal PG&E Codes & Standards program staff
- Staff from other ESRPP PAs
- EPA/ENERGY STAR staff, and
- Staff from agencies involved with setting codes and standards

As part of the PG&E ESRPP Program Evaluation, EMI Consulting conducted eight PG&E ESRPP staff interviews and eight external collaborator interviews. The program staff interviewees included four PG&E program staff and four subcontractor staff. The external collaborator interviews included two other ESRPP Program Administrators (i.e., not PG&E); three staff members of government agencies working with specifications, codes, and standards; and two upstream suppliers that provide components to manufacturers. Interviews were conducted over the phone and typically lasted between 45 minutes and 1 hour.



The specific research topics/questions for this task included the following:

- What does communication look like within the PG&E ESRPP Program Pilot?
- What are the lessons learned from the development and implementation of the pilot? What have been the greatest successes? What have been the greatest challenges?
- Are the program processes appropriate and scalable?
- What is the level of effort PG&E staff is putting towards program activities? According to external collaborators, how influential is the program pilot?
- What is the level of satisfaction with PG&E ESRPP?
- What are recommendations for change and improvements to the program moving forward?

Based partially on the results of these interviews, as well as on a review of program operations and discussions with program staff, EMI Consulting designed a revised logic model to better represent program operations moving forward.

2.3 REVIEW OF RETAILER INTERVIEWS AND RETAILER-PROVIDED IMPLEMENTATION DATA

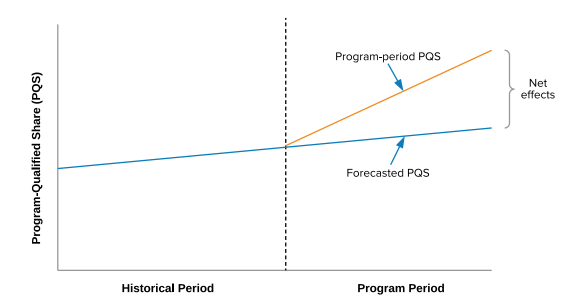
As part of the national ESRPP evaluation effort, Cadmus conducted 60-minute interviews in late 2016 with retail merchants (responsible for retailer purchasing decisions), marketing staff, and sustainability specialists from Best Buy, Sears/Kmart, and The Home Depot. The interviews addressed all product categories targeted at that time: air cleaners, room air conditioners, sound bars, clothes dryers, and freezers. Cadmus performed follow-up interviews with national retailers in early 2018, covering many of the same topics addressed in the first round of interviews. EMI Consulting reviewed the results of both sets of interviews as part of this evaluation. Additionally, EMI Consulting reviewed retailer implementation plans (RIPs) provided by participating retailers.

2.4 SALES DATA REGRESSION ANALYSIS

EMI Consulting estimated changes in unit sales for ESRPP product groups through the use of a pre/post model-averaging baseline comparison. This analysis involved creating a statistical model of sales in the pre-program period, using this statistical model to predict sales during the program period, and then comparing the predictions to the observed sales. This is depicted graphically below in Figure 2-1.



Figure 2-1. Simplified Depiction of Pre/Post Modeled Baseline Approach



EMI Consulting adjusted the data for seasonal variation using the observed seasonal patterns over time to smooth out the variation and adjust for different likely sales volumes during different parts of the year. Then, for each product group and classification tier, we developed three statistical models of baseline sales behavior that incorporate different assumptions about how the program affects qualified product sales and how the baseline sales behavior changes. Each of these models allow for "naturally occurring" pre-program trends in sales or market share and is evaluated on the pre-program sales data. The three statistical models are detailed below:

- **Sales Model**: This model uses monthly sales values, assuming that the effect of the program is to increase the sales of program-qualified products. This model explicitly allows qualified and non-qualified sales to vary separately.
- Market Share Model: This model uses monthly penetration rates, assuming that the effect of the program is to increase the market share. This model combines the qualified and non-qualified model sales and relies on changes in the ratio over time.
- **Probit Model**: This model uses a transformation of the market share used in the Market Share Model. It assumes that the effect of the program would have a smaller absolute impact on the market share if it is extreme (either very small or very large), but a larger absolute impact if the market share is modest.



For each product group, we combined the three models into an 'Averaging Model' to predict sales levels during the program period.

 Averaging Model: This model combines the three models above, based on how well the models predicted actual sales for the pre-program period, to develop a predicted sales value for each program group. This allows the model to incorporate the different assumptions in the three previous models to be combined in a way that fits the data best.

The weights for combining the models are selected using a numerical optimization routine to minimize a statistical measure called the leave-one-out cross validation criterion, which is a measure of how well the model fits each observation if it does not include that observation in the data it uses. We estimated increases in qualified product sales as the difference between the observed sales and the predicted sales. If observed sales were larger than predicted sales, then that constituted an increase in the qualified product sales level during the program period. We then determined if the predicted increases were statistically significant with at least 90% confidence. Because the increase is relative to the baseline market behavior before the program started, we consider the increase attributable to the program.

ESTIMATING PER-UNIT ENERGY SAVINGS

To calculate energy savings, EMI Consulting relied on the per-model savings estimates in the ICF data portal.²² For each product category we calculated the weighted average of the electric unit energy savings (kWh), electric unit demand reduction (kW), and gas unit energy savings (therms). We then took the weighted average savings for all qualified models sold in a given product category during the program period and multiplied this average value by the sales increase to determine overall savings for that category. The total energy savings and demand reductions are the product of the sales increase and the unit energy savings or demand reduction. We treated unit energy savings and unit demand reduction values as fixed, rather than uncertain, so that the uncertainty in the final savings

²² EMI Consulting performed a comprehensive check on these values in mid-2017 to ensure that the values in the portal matched the values in the appropriate PG&E workpaper.



²¹ This method of model averaging is known as Hansen-Racine Jackknife Model Averaging: Hansen, Bruce E. and Jeffrey S. Racine. "Jackknife model averaging." *Journal of Econometrics*, 167 (2012) pp. 38-46.

estimates is based on the uncertainty in the program-induced sales increase, and not the uncertainty in the energy savings values.

CHALLENGES AND LIMITATIONS

The primary challenge of estimating sales increase is lack of data in the preprogram period. Because product groups have between 12 and 25 months of preprogram sales data, adjustments for seasonality and pre-existing trends in qualified product sales require making assumptions about the underlying seasonality and trend behavior, albeit based on the observable patterns in the data. For example, if there are two observations from the month of June and those observations are high, we assume that those are June seasonal effects and not random fluctuations or due to some other cause. And because no comparison group data are available, the only comparison we can make is based on using the pre-program period to inform what we think would happen to sales in the absence of the program intervention. The approaches taken by EMI Consulting are described briefly below and in more detail in Appendix A.

For any program like ESRPP, data quality is an ongoing challenge. While data quality improved markedly over the course of the first two years of program operations, earlier versions of the data portal did not always classify models consistently over time (as might be needed by evaluators). EMI Consulting conducted an initial quality assurance/quality control (QA/QC) review of the data provided via the data portal and posed questions to the data aggregator, where applicable. Following these discussions, EMI Consulting operated under the assumption that the sales data downloaded from the data portal were correct in terms of sales numbers, program-qualified status, and energy savings.

A broader challenge likely to affect future ESRPP evaluations is that the program design is based only on in-store sales and does not consider the effects of online sales of models in program-eligible product categories. Online sales are becoming increasingly important as more customers make purchases online (at least for some product categories, such as soundbars). It will be important for staff to understand how the program is affected by this channel.

Lastly, it is important to note that the modeling performed as part of this evaluation does not factor in efforts by PG&E and other IOUs over the past few decades to advance energy efficiency through a number of different programs. It is difficult to



estimate the precise impacts that these many programs had on efficiency levels for ESRPP products, though it is possibly quite large.²³

2.5 SHELF SURVEY ANALYSIS

Through in-store field visits at participating retail locations, PG&E has gathered data on product assortment. Data collected during these in-store visits include information on which models were stocked on store shelves at each retail location on a monthly basis. In our analysis of shelf-survey data, we identified the number of unique models (within a product category) that were program-qualified (by tier) and the number that were non-qualified. This activity allowed us to look at changes in the proportion of distinct models in retailer assortments that are program-qualified over time.

2.6 SYNTHESIS

Throughout this research, the evaluation team relies on a theory-driven evaluation approach²⁴ to bring together the results of the process evaluation and the impact evaluation. This approach involves operationalizing the key performance indicators associated with key causal linkages in the logic model (i.e., converting the performance indicators into quantifiable and measurable indicators). If the predicted steps between program activities, outputs, and outcomes can be confirmed in implementation, then this matching of the theory to observed outcomes lends a strong argument for causality. As presented throughout this report, the logic model and underlying program theory have guided the evaluation in order to understand whether the PG&E ESRPP Program Pilot is functioning as intended. While some of these analyses will support reliable conclusions about short-term activities, outputs, and short-term outcomes, an assessment of other mid- and long-term outcomes must be supported through comparisons with the results of future evaluations.

²⁴ For more information on theory-driven evaluation see: Weiss, C.H. 1997. "Theory-based Evaluation: Past, Present and Future." In: D.J. Rog & D. Fournier (Eds.), *Progress and Future Directions in Evaluation: Perspectives on Theory, Practice and Methods* (pp. 41-55).



²³ For example, see: "Energy Efficiency Portfolio Report." California Public Utilities Commission. May 2018. Available:

http://www.cpuc.ca.gov/uploadedFiles/CPUCWebsite/Content/About_Us/Organization/Divisions/Office _of_Governmental_Affairs/Legislation/2018/13-15%20Energy%20Efficiency%20Report_Final.pdf

3. PG&E ESRPP PROGRAM THEORY

In this chapter we first provide a brief primer on the theory underlying the PG&E ESRPP Program Pilot, including a discussion on how this theory has changed over time. We also provide a detailed explanation of the main levers that ESRPP uses to impact the market.

3.1 PG&E ESRPP PROGRAM THEORY

There are two important aspects of the ESRPP program design:

- **ESRPP is national in scope.** Program sponsors across the US strive for a consistent portfolio of qualifying products in home appliance and consumer electronics categories and coordinate implementation across regions.
- ESRPP uses a mid-stream delivery mechanism as leverage to influence manufacturers and accelerate the development of specifications, codes, and standards. Per-unit incentives are paid to participating retailers, with the goal of influencing manufacturers. Additional activities are aimed at influencing development of specifications, codes, and standards.

ESRPP program theory is based on the notion that collective incentives create scale to motivate retailers to assort and sell more qualified models, eventually leading to more orders of energy-efficient models to manufacturers. Specifically, this series of reactions will lead to:

- **Energy and demand savings** for utility customers in the short-, mid-, and long-terms.
- Market transformation that grows the customer energy savings opportunity in the long-term as increased sales impacts manufacturing and higher market penetration creates more stringent ENERGY STAR specifications and federal codes and standards.

The evaluation team created a revised PG&E ESRPP logic model (presented below as Figure 3-1) to help guide subsequent research activities and frame the overall evaluation using the program theory. According to this program logic model, outcomes of the program are expected to evolve as the program increases in size and maturity:

• In the short-term (1-2 years), the program should gain sufficient scale to influence participating retailers' stocking and marketing, leading to increased sales of program-qualified models in participating store locations. At the same time, program delivery will be improved through the use of sales data and other information being tracked by program staff.

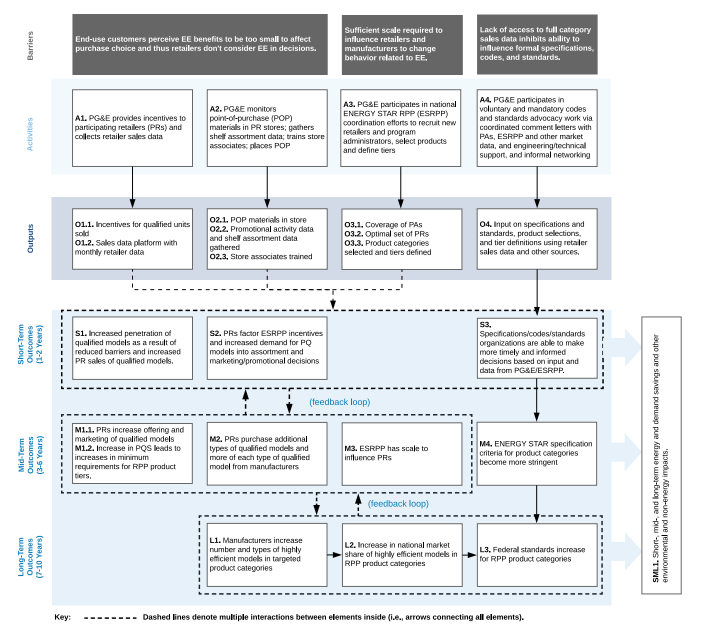


- In the mid-term (3-6 years), participating retailers should increase the proportion of qualified products in their assortment, begin to require more qualifying models from manufacturers, and favor program-qualified models in their marketing efforts. Program theory also suggests that energy efficiency criteria for qualifying products will increase, resulting in a "ratcheting up" of program eligibility requirements.
- In the long-term (7-10 years), manufacturers should increase the number and variety of energy-efficient models in targeted product categories, leading to a permanent increase in the availability of these models in retail stores, an increase in national market share for these models, and lastly, leading to more stringent federal standards for these product categories.

Validating the activities, outputs, outcomes, and linkages in this logic model allows us to assess the performance and efficacy of the program. Ultimately, this approach also allows us to inform estimates of program attribution. In Chapter 4, we provide a detailed assessment of program processes represented by the activities and outputs of the program logic model. In Chapter 5, we provide a detailed assessment of the short-, mid-, and long-term impacts.



Figure 3-1. Revised PG&E ESRPP Program Pilot Logic Model



External Influences:

Broad economic conditions, market events, cost of energy, federal standards, ENERGY STAR, perceived need for conservation, and possible others.

Note: Factors can influence the program at all levels and time frames.

EVOLUTION OF PROGRAM THEORY

There have been several lessons learned since the PG&E ESRPP Program Pilot began operating in 2016. These lessons have altered the evaluation approach, and



informed the creation of the revised logic model shown above in Figure 3-1.25 We discuss several of these lessons below.

- Overall program operations have been more fluid than initially envisioned, with a number of interactions occurring between elements in the program logic model. In the revised logic model (shown above as Figure 3-1) used for this evaluation research, these interactions are depicted by placing elements within dotted lines, rather than creating arrows from each element to the other. This depiction represents that within a dotted box, each element may potentially impact all other elements, resulting in a non-linear set of effects.
- During the early phases of program design, participating retailers were expected to commit to creating and implementing Retailer Implementation Plans ("Plans") for increasing the sales of energy-efficient models in the targeted product categories. These Plans would then serve as a tool to understand how retailers were using incentive dollars to drive sales of program-qualified units. In the course of this evaluation, it became clear that the Plans provided by retailers did not contain the level of detail initially expected by evaluators, and that there is no mechanism to obtain more-specific Plans. To address this, the evaluation approach has shifted slightly to place more weight on data collected from retailer store locations during in-store field visits by the PG&E ESRPP field services team.
- While the importance of the full category sales data collected from participating retailers has always been recognized, this pathway of influence within the program theory has become even more critical as our research has shown that such data simply does not exist elsewhere for the majority of the product categories included in ESRPP. As a result, the revised logic model more clearly emphasizes the importance of this data to the program's ability to facilitate the development of specifications, codes, and standards.

In the next section we provide a detailed explanation of the main levers that ESRPP uses to impact the market.

3.2 MAIN LEVERS OF ESRPP

In this section we provide clarification on the three main program levers of ESRPP: (1) the ability of ESRPP to work with participating retailers to connect

²⁵ Additional details showing how the revised logic model maps to the original logic model are provided in Appendix F.



manufacturers (further up the supply chain) with end-use customers (further down the supply chain), (2) the ability of ESRPP to collect and aggregate sales data from retailers, and (3) the ability of ESRPP to influence the development of codes, standards, and specifications. We discuss each of these points in more detail below.

RETAILERS ARE A CONDUIT CONNECTING MANUFACTURERS AND CUSTOMERS

While the PG&E ESRPP Program Pilot works with retailers to alter the market for energy-efficient models in select product categories, in the ESRPP program design, retailers are considered to be a conduit that connects manufacturers and end-use customers. By intervening in the middle of the supply chain, ESRPP seeks to overcome a "Catch-22" scenario whereby end-use customers do not consider the benefits of energy efficiency in their purchase decision, and thus retailers do not choose to stock or promote energy-efficient models. The effect of a \$20 incentive paid to an end-use customer is likely insufficient to sway one's decision to purchase an energy-efficient model (as opposed to a standard efficiency model); however, when these incentives are paid to retailers at scale, program advocates believe that ESRPP can utilize retailers to alter customer decision-making through a number of possible mechanisms (including, but not limited to, activities that retailers do on a regular basis: advertising, assortment, product placement in stores, offering sale prices, and training employees to promote energy-efficient models).²⁶ A key longterm goal of ESRPP is to facilitate this movement towards greater efficiency, ultimately allowing the signal to be transmitted from end-use customers, through retailers, up to the manufacturers and suppliers responsible for producing the models.

FULL CATEGORY SALES DATA ARE A UNIQUE RESOURCE FOR BOTH EVALUATION AND ADVOCACY

In conducting research on sources of third-party market data with which to compare ESRPP sales data, the evaluation team determined that model-level sales data was unavailable for all but one product category (soundbars) currently included in the ESRPP portfolio. Some third-party data—such as the Association of Home and Appliance Manufactures (AHAM) shipment data used in this research—do provide total shipment data for some product categories at the monthly level. However, without model-specific values, it is impossible to compute program-

²⁶ It is important to note that in this program design, the end-use customer may be unaware that his or her purchase decision was altered through one of these mechanisms.



qualified share, which is one of the key metrics associated with gauging ESRPP progress toward market transformation.²⁷ This reality has added complications to any long-term evaluation of ESRPP, but it has also reinforced the importance of the full category sales data obtained by ESRPP sponsors from participating retailers. As discussed in more detail later in this report, this data is highly valued by entities like ENERGY STAR and has the potential to be very useful in advancing voluntary specifications for ESRPP product categories.

PG&E ESRPP CONTRIBUTIONS TO SPECIFICATIONS, CODES, AND STANDARDS ADVOCACY

Voluntary specifications (i.e., ENERGY STAR specifications), as well as mandatory efficiency standards (i.e., federal or state codes and standards), play a critical role in the ESRPP Program. Not only do ENERGY STAR specifications help to define the incented models within targeted product categories, mandatory codes and standards serve as baselines for estimating unit energy savings (for categories that are regulated by state or federal bodies). Additionally, because of the influence that the ESRPP program is expected to have on accelerating adoption of new voluntary specifications and mandatory codes and standards, some of the energy savings associated with these shifting specifications/standards will likely be attributable to the program. However, the evaluation of shifting codes and standards is a costly and complicated endeavor beyond the scope of this evaluation. If codes and standards for any of the ESRPP program products do change, it is expected that a parallel evaluation effort aimed at assessing the impacts of these changes on unit energy consumption and savings will be needed.

In the following section of this report, we provide an assessment of PG&E ESRPP Program Pilot processes.

²⁷ In discussions with AHAM in November 2018, it became apparent that AHAM is reevaluating the types of shipment reports it will publish, as one major manufacturer decided to no longer report shipment sales.



4. ASSESSMENT OF PG&E ESRPP PROCESSES

Through a program documentation review and interviews with both program staff and external collaborators, the evaluation team assessed key PG&E ESRPP program processes. In this chapter we provide an assessment of PG&E ESRPP Program Pilot processes. We first provide a high-level summary of this assessment, and then discuss results by individual activity and output. A detailed list of Program Performance Indicators is provided in Appendix D.

4.1 S U M M A R Y

The program pilot faced some major early hurdles related to data tracking and availability. Initially, challenges with the processing of retailer sales data made it difficult to perform thorough analysis of qualified models over time. This was more problematic for certain product categories where third-party data on the operating characteristics for individual models did not exist (air cleaners and soundbars). This processing has since become substantially more refined. Another early challenge was related to marketing plans that retailers were required to submit to the ESRPP program detailing their marketing plans for the upcoming program year. The idea is that these "retailer implementation plans" would enable evaluators to tie changes in sales back to specific activities undertaken by retailers and serve as evidence of attribution. However, in the course of early program development, it became clear that retailers were unable to provide this information in a format that would allow for the necessary analyses (likely because such marketing and promotional activities are not planned a year in advance). Instead, the program evaluation had to rely on in-store field data collected by a PG&E subcontractor to better understand what retailers were doing to promote and market program-qualified models.

At this point in time, PG&E ESRPP Program Pilot processes are generally working well, as reported by staff and external collaborator interviewees. As shown in the color-coded revised logic model shown in Figure 4-1, all activities and outputs are occurring as intended. The incentive payments to participating retailers and the subsequent collection of sales data—collectively the core "engine" of ESRPP—are occurring (logic model elements A1 and O1, as shown in Figure 4-1). Similarly, the collection of in-store field data and placement of ESRPP signage by PG&E has been successfully implemented (elements A2 and O2). PGE has successfully coordinated with the national ESRPP collaborative to recruit new retailers and select an optimal set of participating retailers, though some interviewees believe that the addition of more program administrators is necessary going forward (in order to achieve greater program scale). The definition of product eligibility tiers (element O3.3) is one area where program processes could be improved, as interviewees reported some challenges related to how ESRPP should define the appropriate levels. Lastly, there is clear evidence that PG&E's participation in activities related to specifications, codes, and standards (elements A4 and O4) is working well and leading to the intended outputs.



Staff interviewees indicated that they are satisfied with the ESRPP program because it has (1) gained recognition for its innovative approach to market transformation, (2) shown progress and results, and (3) received broad support from market actors. Some interviewees expressed dissatisfaction in the amount of progress related to measuring market transformation savings and progress toward achieving greater program scale, as well as lack of sufficient communication to all market actors so they can understand program developments.

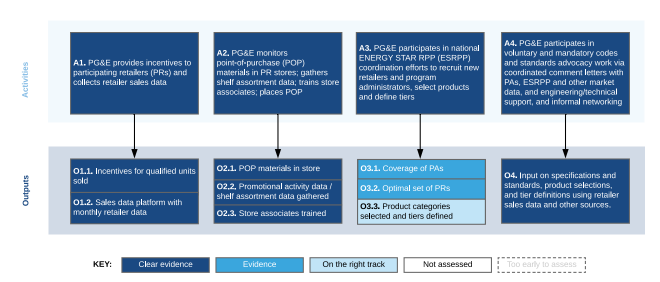


Figure 4-1. Graphical Assessment of Activities and Outputs

In Table 4-1, we provide a high-level summary of the activities includes in the PG&E ESRPP logic model. We then provide a more detailed assessment of each activity.



Table 4-1. Summary of Evidence for Activities and Outputs

Logic Model Element	Summary
A1. PG&E provides incentives to participating retailers (PRs) and collects full-category retailer sales data	SUPPORTING EVIDENCE: Program data shows that PG&E is paying incentives to participating retailers on time and is successfully collecting and aggregating the resulting sales data.
	SHORTCOMINGS: Processing of retailer sales data is inherently difficult and must be carefully monitored.
A2. PG&E monitors point-of- purchase (POP) materials in PR stores; gathers shelf assortment data; trains store associates; places POP	SUPPORTING EVIDENCE: Field reports from PG&E's field services subcontractor detail efforts by PG&E to monitor POP materials placed by retailers, to gather shelf stocking/assortment data, train store employees, and place additional POP on program-qualified models. Staff interviews indicate that on the whole, these processes are operating smoothly. The evaluation team confirmed the field staff trained a total of 20,128 store associates from May 2016 - March 2018, with an increasing number of associates trained each quarter.
A3. PG&E participates in national ENERGY STAR RPP (ESRPP) coordination efforts to recruit new retailers and program administrators, select products and define tiers	SUPPORTING EVIDENCE: PG&E staff take frequent part in national coordination efforts through periodic conference calls, inperson meetings, and other forms of direct communication. PG&E staff also actively represent ESRPP's outreach efforts at conferences and industry trade shows. Along with the Northwest Energy Efficiency Alliance (NEEA), PG&E is considered by external collaborators to be highly influential within the ESRPP national effort.
	SHORTCOMINGS: The selection of products and the definition of qualifying tiers across all sponsors at the national level is a challenging aspect of the pilot program. Navitas (for PG&E) is working on creating a product portfolio and optimizing that portfolio. PG&E put together strategy documents for deciding when it makes sense to bring in a new product, but since product decisions are made at the national level, PG&E has limited ability to control this process.
A4. PG&E participates in voluntary and mandatory codes and standards advocacy work via coordinated comment letters with PAs, ESRPP and other market data, and engineering/technical support, and informal networking	SUPPORTING EVIDENCE: Overall, interview results show that while ESRPP is a national, collaborative program between many sponsors, PG&E is seen by external collaborators as a driving force behind the program. External collaborators also stated that overall ESRPP program success should be attributed to Program Administrators that were involved early on in the ESRPP program (of which PG&E was one). One external collaborator interviewee went as far as to say the fact EPA is supporting ESRPP is entirely due to PG&E, and now the program is a priority initiative at the EPA. Qualitative evidence from suppliers interviewed as part of this research suggests that the market actors are aware of and tracking ESRPP developments.
	SHORTCOMINGS: Careful documentation is required to show that voluntary standards/specification advocacy work is attributable to ESRPP and not other PG&E efforts.



4.2 A C T I V I T I E S A N D O U T P U T S

In this section we provide additional details on findings that support our assessment of PG&E ESRPP Program Pilot activities and outputs. It is important to note that these analyses were designed to account for the fact that ESRPP operates on individual product categories. At the same time, we looked across product categories when providing an overall assessment of ESRPP program processes. These descriptions are organized by logic model element. A more detailed list of program performance indicators is provided in Appendix D.

PG&E PROVIDES INCENTIVES TO PARTICIPATING RETAILERS AND COLLECTS RETAILER SALES DATA (A1)

The process of paying incentives to retailers and collecting sales data generally works well, though there is some evidence that specific subprocesses could be finetuned. PG&E staff are currently working to develop program guidelines that can be shared with all ESRPP Program Administrators to help standardize some of the administrative processes that occur (e.g., payments to retailers). Interviewees included in this evaluation research noted that not all program administrators pay incentives at the same time, which could present a longer-term headache for participating retailers. One recommendation for standardization is for the administrators to not reconcile sales down to each store before paying retailers, since this practice can cause delays. PG&E currently reconciles retroactively and has facilitated prompt incentive payments.

Sales data continues to be a critical piece of ESRPP. Interviewees noted that it was due to one PG&E staff member's relationship with the participating retailers that enabled ESRPP to obtain highly sensitive full category sales data. External collaborators concurred that the full category sales data provided by retailers as part of the ESRPP program requirements was a notable achievement. Interviewees noted their satisfaction with participating retailers' support, especially given they now provide that full category sales data.

PG&E MONITORS POINT-OF-PURCHASE (POP) MATERIALS IN PARTICIPATING RETAILER STORES; GATHERS SHELF ASSORTMENT DATA; TRAINS STORE EMPLOYEES; PLACES POP (A2)

Based on PG&E staff interviews, PG&E program staff work closely with subcontractors to perform several key field activities in participating retail stores, including the collection of shelf survey data and the placement of point-of-purchase (POP) materials. The subcontractor field staff visit participating retail stores in PG&E service territory each month to place POP materials and conduct "baseline" shelf surveys on a subset of store visits. Field staff reported that while these surveys



were initially conducted using pen and paper, they had transitioned to a digital version which helped speed up the process.

PG&E subcontractors mentioned they are communicating essential program knowledge in the field, such as the field subcontractor providing training on program qualified products to sales representatives and another subcontractor communicating feedback and installation guidance on marketing collateral.

PG&E PARTICIPATES IN NATIONAL ESRPP COORDINATION EFFORTS TO RECRUIT NEW RETAILERS AND PROGRAM ADMINISTRATORS, SELECT PRODUCTS, AND DEFINE PRODUCT TIERS (A3)

Evaluation research shows that PG&E staff actively represent ESRPP's outreach efforts through multiple forms. Staff report presenting at conferences, sitting on professional panels, and attending trade shows to discuss and promote the ESRPP program in an effort to recruit new program administrators.²⁸ Nationally, ESRPP currently has 14 utilities in 15 states, representing roughly 18% coverage of the US population; however, the program is still short of its goal of 30% national coverage.

According to external collaborators interviewed as part of this evaluation, ESRPP has had a smooth retailer recruitment process overall. Currently, the program is not looking to add any new retailers until an evaluation occurs. However, PG&E has identified additional retailers who are potentially interested in participating in the near future.

External collaborators interviewed as part of this evaluation also reported that PG&E is considered to be highly influential within the ESRPP national effort, along with the Northwest Energy Efficiency Alliance (NEEA).

One difficult aspect of implementing the ESRPP program is the selection of products and the definition of qualifying tiers across all sponsors at the national level. While documentation for these processes does exist, each product category is unique in some way, making it difficult to standardize the process across the entire portfolio of products. There are several important aspects to this:

PG&E and other program administrators must decide when it makes sense
to either bring a new product into the program or remove an existing
product from the program. For instance, ESRPP makes significant decisions
on target product categories, such as postponing including TVs in the
program. PG&E and other sponsors look at market penetration of different

²⁸ A more detailed list of PG&E ESRPP outreach and advocacy efforts is included as Appendix E.



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- levels of ENERGY STAR and ENERGY STAR Most Efficient, as well as how many products are available to incent.
- Program sponsors also determine what level of incentive, per product, will incentivize the retailers to ask manufacturers to provide more of them.

There is some disagreement between interviewees regarding the national ESRPP approach to setting program qualifications requirements, with some interviewees indicating that the program requirements should be simplified while other interviewees supported the current program approach to setting tiers that are higher than current ENERGY STAR specification levels (e.g., ENERGY STAR + 50%). (It is important to note that product selection decisions are made at the national level, and thus PG&E has limited ability to control this process.) Multiple interviewees mentioned that ESRPP may want to reconsider the way it currently sets tiers above the existing ENERGY STAR specification level for products with relatively high market share of qualified models.

The initial impetus for this adjustment was the need to "ratchet up" requirements for product categories where the base ENERGY STAR level had already achieved a substantial share of the market. But while interviewees felt this was the correct approach in theory, it was logistically problematic, as retailers have a difficult time understanding what is qualified and what is not qualified. One recommendation was to use an obvious feature or functionality to determine eligibility instead of an "ENERGY STAR + X %" requirement. Staff mentioned the possibility that paring down the number of product categories and/or tiers may help streamline program processes moving forward.

PG&E PARTICIPATES IN VOLUNTARY AND MANDATORY CODES AND STANDARDS ADVOCACY WORK VIA COORDINATED EFFORTS (A4)

Overall, interview results show that while ESRPP is a national, collaborative program between many sponsors, PG&E is seen by external collaborators as a driving force behind the program, particularly for efforts aimed at advancing voluntary specifications. Specific supporting evidence includes the following:

- One external collaborator interviewee went as far as to say the fact EPA is supporting ESRPP is entirely due to PG&E and now the program is a priority initiative at the EPA.
- Multiple external collaborators reported that the full category sales data has been an important tool in specification-setting efforts and has allowed them to drive specifications higher than they otherwise would have been able to do.
- One external collaborator interviewee noted that ESRPP has "provided good conversations" around qualifying product levels and national analysis of market share. In particular, this interviewee stated the work so far has "pushed the envelope on efficiency standards" by supplying supporting data



collected from retailers and noted, as an example, that the EPA put out a discussion guide on air cleaners that was prompted by ESRPP's market data.

 One interviewee was quoted saying, "Specification-setting runs the risk of not having a balanced pool if utilities are not accounted for. [ESRPP] helps EPA defend against pushback from manufacturers and others."

PG&E ESRPP program staff work with PG&E's internal Codes and Standards group to communicate with mandatory codes and standards-setting organizations such as the California Energy Commission (CEC) and DOE. Interviewees reported that it is important for the different teams at PG&E to coordinate internally to make sure the messaging is consistent across these efforts and that the same data is being used where appropriate. However, the boundaries between ESRPP and other codes and standards efforts become fuzzy in some of these instances, making it more difficult to clearly delineate the role of ESRPP.

A more detailed documentation of PG&E ESRPP outreach and advocacy efforts is included in Appendix E.



5. ASSESSMENT OF PG&E ESRPP IMPACTS

Impacts for a market transformation program like ESRPP take different forms. The primary impacts examined as part of this early evaluation effort included:

- Increases in sales and program-qualified market share among participating retailers (logic model element S1)
- Increases in the proportion of program-qualified models on store shelves (logic model element M1.1)
- Improvements in the ability of organizations working on specifications, codes, and standards to make better decisions based on inputs from ESRPP (logic model element S3)

These analyses were designed to account for the fact that ESRPP operates on individual product categories. At the same time, we looked across product categories when providing an overall assessment of ESRPP program impacts.

In this chapter we provide an assessment of PG&E ESRPP Program Pilot impacts to date. We first provide a high-level summary of this assessment, and then discuss results by time period (short-, mid-, and long-term). A more detailed list of market transformation indicators is provided in Appendix D.

5.1 S U M M A R Y

Early evaluation results provide evidence that the PG&E ESRPP program is leading to short-term and mid-term impacts as expected by program theory, though the results differ by product category, and results are not uniformly positive. Based on statistical modeling of retailer sales data, we observe short-term sales increases for 5 of 11 tiers (covering 4 of 7 product categories) currently targeted by ESRPP (logic model element S1). At the same time, interviews with national-level retail staff show that ESRPP incentives have some influence on retailer decision-making, and interviews with external collaborators show that ESRPP is facilitating the development ENERGY STAR specifications. At this point in time, it is premature to assess the long-term outcomes included in the logic model.

There are also a number of shortcomings identified in the program pilot's ability to achieve its desired short-term and mid-term outcomes.



- In looking at short-term outcomes, we do not see statistically-significant increases in sales across *all* product categories and tiers receiving incentives (logic model element S1).²⁹
- Secondly, although retailers do indicate that ESRPP incentives have factored into their decision-making (logic model element S2), it remains difficult to understand exactly how the ESRPP incentives are considered by retailers relative to other considerations (e.g., manufacturers competing for shelf space).
- Lastly, at this stage, much of PG&E ESRPP's advocacy efforts have been aimed at ENERGY STAR, with limited activities aimed at other standardssetting bodies (logic model element S3).

In looking at mid-term outcomes, we see several additional shortcomings.

- While our analysis of shelf survey data shows increases for 5 of 7 product categories, an additional two product categories are either flat (air cleaners and soundbars) or have a decreasing trend in model assortment share. The reasons for this are unclear. However, because PG&E has identified that the primary objective for these categories is to facilitate the advancement of ENERGY STAR specifications through the provision of market data, the lack of increasing market share for these categories becomes less important.
- In the mid-term, increasing market share is designed to lead to a "ratcheting up" of program requirements. In many cases this requires setting an efficiency level based on ENERGY STAR, but does not map directly to an existing designation such as ENERGY STAR Most Efficient. This new level instead takes the form of "ENERGY STAR + XX%" and makes it difficult for retailers (and potentially customers) to easily understand which models are program-qualified.

We provide a graphical depiction of progress toward expected outcomes below in Figure 5-1.

²⁹ As noted elsewhere in this report, for some product categories/tiers, increasing sales of program-qualified models was not necessary an objective.



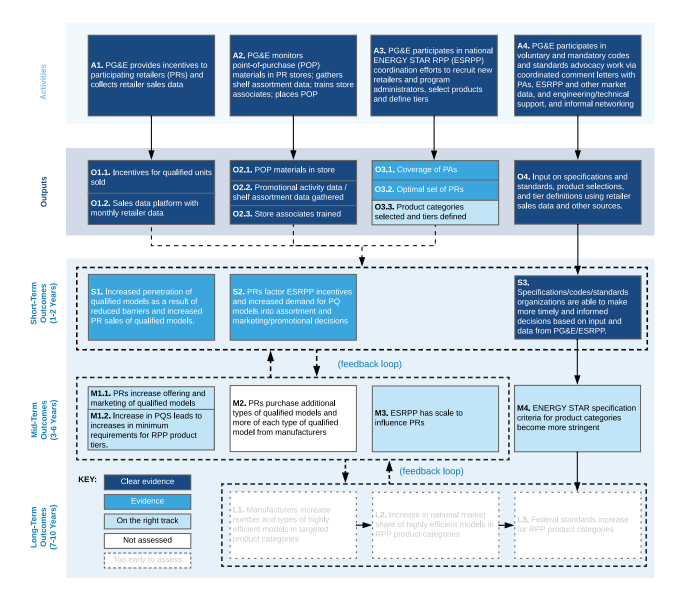


Figure 5-1. Graphical Summary of PG&E ESRPP Impacts

In the following sections we provide additional details on findings that support our assessment of PG&E ESRPP Program Pilot impacts. We first discuss short-term outcomes, then mid-term outcomes, and finally long-term outcomes.

5.2 SHORT-TERM OUTCOMES

In the short-term (1-2 years), the PG&E ESRPP Program Pilot is expected to result in three key outcomes:

 Sales of program-qualified models should increase for participating retailers, leading to a corresponding increase in program-qualified market share (logic model element S1).



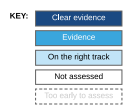
- Participating retailers should begin to consider this sales increase in their marketing and promotional decisions (logic model element S2).
- Organizations responsible for creating specifications, codes, and standards should be able to make more timely and informed decisions (largely due to the availability of the full category sales data obtained through ESRPP) (logic model element S3).

There is evidence from the evaluation research that the PG&E ESRPP Program Pilot has made significant progress toward all three of these short-term outcomes in the program logic model. As shown in Figure 5-2, there is evidence of increased sales and program-qualified market share for some product categories (logic model element S1). There is also evidence from retailer interviews that the ESRPP incentives have been factored into retailer decision-making (logic model element S2). Lastly, there is clear evidence from interviews with external collaborators that ESRPP has empowered programs like ENERGY STAR to improve their decision-making regarding specification revisions for product categories includes in ESRPP.

There are also a number of challenges associated with the short-term outcomes. For one, we do not see statistically-significant increases in sales across all product categories and tiers receiving incentives.³⁰ Secondly, although retailers do indicate that ESRPP incentives have factored into their decision-making, it remains difficult to understand exactly how the ESRPP incentives are considered by retailers relative to other considerations (e.g., manufacturers competing for shelf space). Lastly, at this stage, much of PG&E ESRPP's advocacy efforts have been aimed at ENERGY STAR, with limited activities aimed at other standards-setting bodies.

Figure 5-2. Short-Term Outcomes

Short-Term Outcomes (1-2 Years) S1. Increased penetration of qualified models as a result of reduced barriers and increased PR sales of qualified models. S2. PRs factor ESRPP incentives and increased demand for PQ models into assortment and marketing/promotional decisions S3.
Specifications/codes/standards organizations are able to make more timely and informed decisions based on input and data from PG&E/ESRPP.



In the sections below we highlight specific evidence for this assessment of short-term outcomes.

³⁰ As noted elsewhere in this report, for some product categories/tiers, increasing sales of program-qualified models was not necessary an objective.



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Table 5-1. Summary of Assessment of Short-Term Outcomes

Logic Model Element	Summary
S1. Increased penetration of qualified models as results of reduced barriers and increased PR sales of qualified models	SUPPORTING EVIDENCE: Results from the sales data modeling show a statistically significant increase in sales for 5 of the 11 tiers (or 4 of the 7 product categories) incented by PG&E ESRPP.
	SHORTCOMINGS: Increases in sales share are not detectable in all product categories/tiers incented. In some cases it is not readily apparent why the intervention works for some categories but not others. For some categories, limitations in modeling present difficulties when estimating the baseline, particularly for seasonal categories like room air conditioners.
S2. Participating retailers factor incentives and increased demand for program-qualified models into assortment and marketing/promotional decisions	SUPPORTING EVIDENCE: Senior management at participating retailers believe the ESRPP program influences their pricing decisions to some degree; however, for ESRPP to be a primary driver in decision-making, they believe the program needs to "scale up."
	SHORTCOMINGS: Despite this feedback from retailers, it remains difficult to directly gauge ESRPP's level of influence on retailer decision-making. In a highly-competitive industry with slim margins and quickly-changing customer preferences, retailers are hesitant to provide any information related to promotional or marketing strategies. This is particularly true for the requested retailer implementation plans, which did not contain sufficient detail to track marketing activities. Thus the program has had to rely more on in-store data collection activities rather than rely on retailer marketing plans.
S3. Specifications/Codes/Standards Organizations are able to make more timely and informed decisions based on input and data from ESRPP	SUPPORTING EVIDENCE: External collaborators indicated that the full category sales data provided by retailers as part of the ESRPP program requirements was a notable achievement. EPA staff reported that these data have been an important piece in specification-setting efforts and have allowed them to drive specifications higher than they otherwise would have been able to do.
	External collaborators noted that PG&E has been able to leverage its own internal resources to address technical testing needs related to two ESRPP products (soundbars and air cleaners) and that the results of this testing have also aided specification-setting efforts.
	SHORTCOMINGS: The majority of PG&E ESRPP's direct influence appears to be on EPA/ENERGY STAR. Additional influence on other codes/standards bodies (such as DOE) is significantly less, at least at this stage. The relationship with federal bodies is additionally complicated by political dynamics outside the control of PG&E ESRPP.

In the following sections we provide more details on each of these outcomes.



INCREASED SALES AND PENETRATION OF PROGRAM-QUALIFIED MODELS (S1)

Results from the sales data modeling vary by product category and tier:

- We observe a statistically significant increase in sales for 5 of 11 tiers currently incented by the PG&E ESRPP program pilot.
- For an additional 3 of 11 tiers (basic air conditioners, advanced air conditioners, and advanced freezers) we were unable to estimate any statistically significant changes due to the ESRPP program, either due to a small number of data points or extreme seasonality in the sales stream.
- For an additional 3 of 11 tiers currently receiving incentives (basic air cleaners, advanced air cleaners, and advanced washers), we do not see any corresponding increase in sales.³¹

These results are summarized below in Table 5-2.

 $^{^{31}}$ One of these tiers (basic soundbars) was incented only in PY 2016. No increase in sales was observed for this tier.



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Table 5-2. Summary of Sales Increases by Product Category and Tier

		Years Incented		Increase in			
Product Category	Tier	PY 2016	PY 2017	Sales Above Baseline?	Notes		
Air Cleaners	Basic	Yes	Yes	No			
	Advanced	Yes	Yes	No			
Air Conditioners	Basic	Yes	Yes	Indeterminate	Substantial uncertainty in modeling due to extreme seasonal sales		
	Advanced	No	Yes	Too few sales	fluctuations.		
Dryers	Basic	Yes	Yes	Yes			
	Advanced	Yes	Yes	Yes			
Freezers	Basic	Yes	Yes	Yes			
	Advanced	Yes	Yes	Too few sales			
Refrigerators	Basic	No	No	No			
-	Advanced	No	Yes	Yes			
Soundbars	Basic	Yes	No	No	There is the possibility of "cannibalization" from the basic tier to the		
	Advanced	Yes	Yes Yes advanced tier.		advanced tier.		
Washers	Basic	No	No	Yes	The difference between qualifying levels for basic and advanced is very		
	Advanced	No	Yes	No	small (5%). The overall product category shows a statistically significant increase.		

We summarize each of these trends below by product category, and where possible, provide additional context to help explain these findings:

- For air cleaners, we found decreases for both the basic and advanced tiers, but do not believe these decreases are due to the program. In particular there was a massive decrease in program-qualified sales share around the time that wildfires made air quality in the PG&E service territory very bad, and while unit sales of qualified units increased, the decrease in programqualified share led to an overall decrease in predicted sales.
- For air conditioners, the differences were not statistically significant, likely due to the fact that the seasonality leads to such little pre-program data. The analysis of room air conditioners was also complicated by atypically hot temperatures in much of California in 2017 (compared to 2016).
- For dryers we observed an increase in program-qualified sales for both the basic and advanced tiers.
- For freezers we observed an increase in the basic tier as well as for all
 qualified products. We did not see an increase for advanced freezers, though
 because the sales were so small for advanced freezers in the pre-program
 period and essentially zero in the program period, this result is of limited
 practical importance.
- For refrigerators, we observed an increase in sales in the advanced tier.
 (PG&E does not incent basic tier models, and the change for basic tier models was not statistically significant.)



- Soundbars exhibited a shift from the basic tier to the advanced tier (i.e., there was a decrease in sales in the basic tier and an increase in sales in the advanced tier); we consider both changes to be due to the program to avoid over-counting impacts from the increases in the advanced tier, some of which are likely due to cannibalization between tiers in addition to overall increases in the advanced tier.
- For washers, we observed a statistically significant increase for basic tier models but not advanced tier models. Given that incentives were provided for the sales of advanced tier models but not basic tier models, this result is counterintuitive. However, we note that the difference in program-qualifying requirements between the basic and advanced tiers for washers is very small (ENERGY STAR vs. ENERGY STAR + 5%). It is possible that retailer efforts to increase the sales of advanced tier models (i.e., ENERGY STAR + 5%) may have also had an effect on basic tier models, even though these models did not themselves receive incentives.

Specific results by product category and tier are presented below in Table 5-3.



Table 5-3. Increased Sales (Above Baseline) of Program-Qualified Models

Product	Tier	Increase	SE	Lower Bound (95% CI)	Upper Bound (95% CI)	PQ Sales in the Post Period	% Change
Air Cleaners	Basic	-1,207	300	-1,716	-698	22,472	-5%
Air Cleaners	Advanced	-3,088	201	-3,429	-2,748	4,052	-76%
Air Cleaners	Qualified	-2,949	293	-3,446	-2,452	26,737	-11%
Room Air Conditioners	Basic	-6,983	6,973	-18,807	4,841	59,288	-12%
Room Air Conditioners	Qualified	-1,902	5,242	-10,790	6,987	59,813	-3%
Dryers	Basic	10,557	2,483	6,347	14,766	135,388	8%
Dryers	Advanced	159	20	125	193	279	57%
Dryers	Qualified	9,729	2,477	5,529	13,928	135,692	7%
Freezers	Basic	2,523	352	1,925	3,120	17,057	15%
Freezers ^a	Advanced	-5,357	761	-6,646	-4,067	1	-535669%
Freezers	Qualified	10,727	518	9,849	11,605	17,054	63%
Refrigerators	Basic	-3,142	3,215	-8,718	2,434	160,061	-2%
Refrigerators	Advanced	6,933	1,056	5,102	8,764	45,948	15%
Refrigerators	Qualified	3,075	2,780	-1,745	7,895	209,126	1%
Soundbars ^b	Basic	-986	61	-1,089	-883	421	-234%
Soundbars	Advanced	10,477	116	10,281	10,673	15,057	70%
Soundbars	Qualified	10,045	114	9,851	10,238	15,603	64%
Washers	Basic	92,754	1,624	89,938	95,569	108,917	85%
Washers	Advanced	-93,387	6,006	-103,802	-82,972	89,450	-104%
Washers	Qualified	7,106	2,138	3,399	10,813	202,395	4%

^a A small number of sales in the program period for advanced freezers leads to large relative changes.

^b PG&E stopped incenting basic tier soundbars in 2017.



Although PG&E does not currently plan to claim short-term savings associated with the program pilot, EMI Consulting did estimate energy and demand savings to understand what the magnitude of these savings might be. These results are shown in Table 5-4. As discussed in Section 2.4, energy savings are derived from average energy savings in the post-period for each tier, multiplied by the estimated sales increases for that product category and tier. We did not estimate savings for product categories/tiers without an increase in sales above baseline.

Table 5-4 Energy Savings for Program-Qualified Models for Program Years 1 and 2 (2016-2018)

Product ^a	Tier	Energy Savings (kWh)	Demand Reduction (kW)	Energy Savings (Therms)
Dwyoro	Basic	732,333 <u>+</u> 292,022	123.561 <u>+</u> 49.271	8,430 <u>+</u> 3,362
Dryers	Advanced	23,262 <u>+</u> 4,963	4.496 <u>+</u> 0.959	-277 <u>+</u> 59
Freezers	Basic	43,6241 <u>+</u> 35,692	92.310 <u>+</u> 7.552	-11,952 <u>+</u> 978
Refrigerators	Advanced	480,971 <u>+</u> 126,996	105.191 <u>+</u> 27.775	-13,010 <u>+</u> 3,435
Carradhara	Basic	-35,536 <u>+</u> 3,718	-0.660 <u>+</u> 0.069	822 <u>+</u> 86
Soundbars	Advanced	258,262 <u>+</u> 4,831	4.020 <u>+</u> 0.075	-5,902 <u>+</u> 110

^a Savings estimates with "+" values constitute a 90% confidence interval. Negative values represent negative savings due to interactive effects.

INCREASED PROGRAM-QUALIFIED SALES FACTORED INTO RETAILER DECISION-MAKING (S2)

According to Cadmus' national-level year two interviews, internal stakeholders at participating RPP retailers believe that the key driver of product assortment process—which is also believed to be the key driver of increasing ESRPP product sales—is profitability. Since profitability is the most important factor to merchants, retailers disclosed they are largely distributing incentives to program-qualified product SKUs to make them appear more favorable and influence merchants' stocking decisions.

 These interviews showed that merchants and manufacturers have some influence on marketer's decisions regarding which products to promote, however, much of the retailer's marketing strategy is determined either at the national level or at the beginning of the year. Therefore, marketing staff make specific plans for ESRPP products but do not focus on it because their marketing focus is generally at a national level.



^b PG&E stopped incenting basic tier soundbars in 2017.

• According to Cadmus' national-level interviews with Nationwide in their first year of participation (PY 2017), senior management see ENERGY STAR as a point of differentiation for them, compared to other retailers, due to their level of commitment and the marketing support they put behind ENERGY STAR products. Nationwide was already a "strong performer" in selling ESRPP program-qualified models before joining ESRPP and claims to have seen a boost to sales since joining. Like the other participating retailers, Nationwide's primary decision factor is profitability. However, senior staff believe the biggest barrier to making profit from energy-efficient products is lack of information. These staff think ESRPP will help in training sales associates to sell program-qualified products to customers.

Despite this feedback from retailers, it remains difficult to directly gauge ESRPP's level of influence on retailer decision-making. In a highly-competitive industry with slim margins and quickly-changing customer preferences, retailers are hesitant to provide any information related to promotional or marketing strategies. Thus it becomes more critical to observe actual changes in retailer practices (for instance, by in-store data collection) rather than rely on prospective plans.

We note that there does appear to be a positive (albeit very qualitative) change in senior management views of ESRPP influence over time. One finding from the analysis of the 2016 interviews: "Senior management is starting to get interested, but because ESRPP is still small, the interest is limited." A finding from the 2018 interviews: "ESRPP is overall well received by retailers, including merchants, marketers, and VPs. Retail support for ESRPP has increased slightly since the first year."

SPECIFICATIONS/CODES/STANDARDS ORGANIZATIONS ABLE TO MAKE MORE TIMELY AND INFORMED DECISIONS (S3)

External collaborators believe that the process by which PG&E works with the ENERGY STAR program to advance ENERGY STAR-qualifying requirements works well. Interviewees noted that the specification development process is typically spread out over a long time period, and so the types of interactions between PG&E ESRPP staff and ENERGY STAR will depend on the schedule for draft specification revisions or new specifications.

PG&E ESRPP involvement with other codes and standards organizations, such as the CEC and DOE, take place primarily through PG&E's internal Codes and Standards group. Staff indicated that a key piece in codes and standards advocacy work is a "Code Change Theory Report" (CCTR), which details the "story behind the rule-making process." Interviewees noted that mandatory codes and standards (either state or federal) change much less frequently than do ENERGY STAR specifications, and so any ESRPP program impacts on such changes should be viewed through this lens. Interviewees also noted that the pace of progress for



federal standards in particular is dependent on national political dynamics and that, recently, there has been much less activity occurring than in previous years.

5.3 MID-TERM OUTCOMES

In the mid-term (3-6 years), the PG&E ESRPP Program Pilot is expected to result in five key outcomes:

- Participating retailers should increase their offering and marketing of program-qualified models, leading to an increase in the minimum qualifying requirements for ESRPP (logic model elements M1.1 and M1.2).
- To address the increase in demand, participating retailers should begin to purchase additional types of qualified models and more of each type from manufacturers (logic model element M2).
- As additional program administrators join the national collaborative, ESRPP should have achieved sufficient scale to increase retailer decision-making at the national level (logic model element M3).
- ENERGY STAR specification criteria for ESRPP product categories should become more stringent (largely due to the availability of the full category sales data obtained through ESRPP) (logic model element M4).

Evaluation results show the PG&E ESRPP Program Pilot is on track to achieve four of these mid-term outcomes in the program logic model (depicted graphically in Figure 5-3). We were unable to assess whether or not participating retailers are requesting additional qualified models/units from manufacturers (outcome M2) since the data required for this assessment have not yet been collected.³²

³² The data required for this will be based on interviews that Cadmus is slated to conduct with manufacturers in 2019.



Figure 5-3. Mid-Term Outcomes

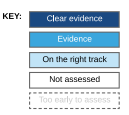
Mid-Term Outcomes 3-6 Years) M1.1. PRs increase offering and marketing of qualified models

M1.2. Increase in PQS leads to increases in minimum requirements for RPP product

M2. PRs purchase additional types of qualified models and more of each type of qualified model from manufacturers

M3. ESRPP has scale to influence PRs

M4. ENERGY STAR specification criteria for product categories become more stringent



In Table 5-5 and Table 5-6 below, we provide a summary of the specific evidence supporting this assessment.



Table 5-5. Summary of Assessment of Mid-Term Outcomes

Logic Model Element	Summary
M1.1. Participating Retailers increase offering and marketing of qualified models	SUPPORTING EVIDENCE: Analysis of in-store shelf assortment data collected during field visits shows an increasing trend in model assortment share for five product categories (dryers, refrigerators, room ACs, freezers, and washers). Analysis of this data also shows that retailers give preferential treatment to qualified models for all 9 of the 11 product tiers incented, though it is difficult to know what this would have looked like in the absence of ESRPP.
	SHORTCOMINGS: An additional two product categories are either flat (air cleaners and soundbars) or have a decreasing trend in model assortment share. The reasons for this are unclear.
M1.2 Increase in program- qualified share leads to increases in minimum requirements for ESRPP product tiers	SUPPORTING EVIDENCE: ESRPP eligibility requirements have "ratcheted up" for several products—including air cleaners and washers—in order to readjust for high market share. National requirements have also ratcheted up for the basic tier of refrigerators, though PG&E does not support currently this tier. Additionally, the program has made several additional adjustments to program requirements: (1) PG&E stopped incenting basic soundbars after PY 2016 due to high market share, and (2) PG&E decreased the incentive for basic tier dryers in PY2017.
	SHORTCOMINGS: "Ratcheting up" of program requirements in many cases requires setting an efficiency level based on ENERGY STAR, but which does not map directly to ENERGY STAR Most Efficient. This new level takes the form of "ENERGY START + XX%" and makes it difficult for retailers (and potentially customers) to easily understand which models are program-qualified.



Table 5-6. Summary of Assessment of Mid-Term Outcomes (continued)

Logic Model Element	Summary
M3. ESRPP has scale to influence participating retailers	SUPPORTING EVIDENCE: Nationally, ESRPP has achieved coverage of an estimated 18% of the US population. This is lower than ESRPP's stated goal of 30% (based on retailer input), but high enough to keep retailers engaged with the program.
	Two suppliers interviewed as part of this research both provided confirmation that the ESRPP program has achieved sufficient scale such that market actors operating higher up in the supply chain (e.g., manufacturers and suppliers) are considering its impact on their business strategies, though the magnitude of the impact at this point is difficult to assess, and likely small. SHORTCOMINGS: Retailers indicate that the ESRPP program should attain a 30% market coverage nationally in order to be more effective. The national ESRPP program will require more Program Administrators to join before this is possible.
M4. ENERGY STAR specification criteria for product categories become more stringent	SUPPORTING EVIDENCE: Interviews conducted as part of this evaluation research suggest that ESRPP inputs have had a direct effect on the development of ENERGY STAR specification criteria, though not enough time has passed for these effects to be fully realized in the adoption of new specifications. Directional evidence for this assertion comes from interviews with external collaborators, who attest that the sales data and technical input from ESRPP has been a critical piece of the specification development process. Interview results suggest that PG&E ESRPP efforts have been particularly fruitful for air cleaners and soundbars.

In the following sections we provide more details on each of these outcomes.

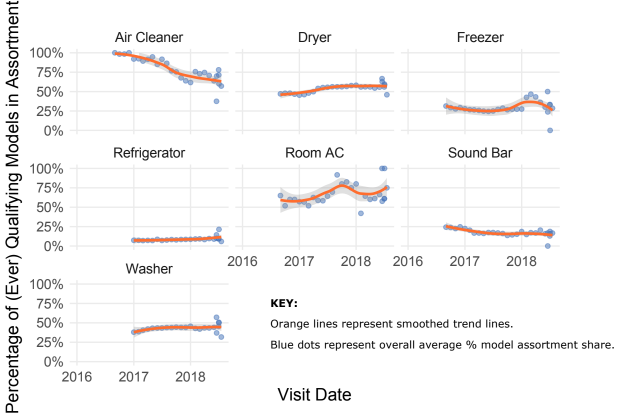
PARTICIPATING RETAILERS INCREASE OFFERING AND MARKETING OF QUALIFIED MODELS (M1.1)

Program theory holds that as participating retailers are able to use incentive dollars to drive demand for energy efficient models, they must (in the mid-term) adjust their stock accordingly to address this. By looking at model assortment share on participating retailers' shelves over the course of the program period, we were able to assess whether this trend was observable. As shown below in Figure 5-4, we observed slight upward trends for five product categories (dryers, freezers, refrigerators, room ACs, and washers). We also observed two downward trends—for air cleaners and soundbars—though the data suggest these trends were driven largely by one or two retailers only.





Figure 5-4. Model Assortment Share Over Timea



a Trends shown here are for program period only, with the exception of refrigerators and washers, which began receiving incentives in April 2017.

In Table 5-7 we place these results in context with the results of the sales data modeling looking at increase in program-qualified sales share (a short-term outcome). This comparison shows that for most product categories, the results of the two analyses support a coherent storyline—that an increase in sales share of program-qualified models in the short-term may plausibly lead to an increase in program-qualified shelf assortment share in the mid-term. However, it is important to note that the two phenomena represent different measurements of program impacts, and do not necessarily align with each other.



Table 5-7. Comparison of Sales Data Analysis Results and Shelf Assortment Analysis Results

Product Category	Program-Qualified Sales Increase?	Program-Qualified Shelf Assortment Increase?
Air Cleaners	No	No
Dryers	Yes**	Slight increase**
Freezers	Yes (basic tier only)**	Slight increase**
Refrigerators	Yes (advanced tier only)**	Slight increase**
Room ACs	Indeterminate	Slight increase**
Soundbars	Yes (advanced tier only)**	No
Washers	No	Slight increase**

All increases were statistically-significant, p<.05.

In addition to stocking and assortment, program theory indicates that availability of incentives will lead retailers to provide qualified products with preferential treatment in their internal promotion decisions. As discussed in Section 3.1, the original evaluation plan envisioned using Retailer Implementation Plans to assess how the program was influencing these internal decisions, but in reality, the retailer implementation plans lack sufficient specificity to assess promotional decisions. In lieu of this data source, we have reviewed data collected by PG&E's field services subcontractors regarding the placement and pricing of products at participating retailers' stores.

We relied on model-level data collected from 403 individual store visits across 288 retail locations between January and August 2018. We calculated the percentage of models that were placed in a preferential location (anything other than simply in the aisle), the percentage of models that were currently discounted relative to the regular price, and the average discount amount among discounted products by product group and tier (non-qualified, basic, and advanced, as well as all qualified). The qualified designation is based on the categorization conducted by the field team; the basic and advanced tier designations are based on model matching we conducted for this analysis.

Results of this analysis are shown in Table 5-8. We found that all qualified tiers (basic, advanced, and all qualified) of all product groups received more preferential placement than non-qualified models, although not all differences are statistically significant. Results were more mixed for sale pricing and discount. Qualified air cleaners, freezers, and room air conditioners were all more likely to be on sale than non-qualified models, but dryers, refrigerators, sound bars, and washers were less likely. Given that a model was on sale, qualified air cleaners, dryers, freezers, room



air conditioners, and washers received larger discounts than non-qualified models, but refrigerators and sound bars received smaller discounts. These results for preferential placement and sale quantity are consistent with the program impact inducing changes in promotional decisions by the retailers, although without preprogram data we are unable to compare relative changes.

Table 5-8. Summary of Retailer Behavior Analysis Using Shelf Survey Data

Product	Tier/Group	Sales Analysis	Placement	On Sale	Size of Discount	Incented by PG&E?
Air Cleaners	Qualified		0	+	++	
	Basic		0	0	++	Yes
	Advanced		0	0	++	Yes
Dryers	Qualified	++	++	-	++	
	Basic	++	++	-	++	Yes
	Advanced	++	+		+	Yes
Freezers	Qualified	++	0	++	++	
	Basic	++	0	++	++	Yes
	Advanced		0	0	0	Yes
Refrigerators	Qualified	0	++			
	Basic	0	0	0		No
	Advanced	++	++			Yes
Room ACs	Qualified	0	++	+	++	
	Basic	0	0	+	++	Yes
	Advanced	0	++	0	0	PY 2017 forward
Sound Bars	Qualified	++	+			
	Basic		+			PY 2016 only
	Advanced	++	0	0	0	Yes
	_					
Washers	Qualified	++	++		++	
	Basic	++	++		++	No
	Advanced		0	-	++	Yes

Key: "++" and "+" signify large and small increases, respectively, relative to non-qualified models.
"--" and "-" signify large and small decreases, respectively, relative to non-qualified models.
"0" signifies no statistically significant difference was found.

These results also help corroborate the sales increases calculated in Section 5.2, especially with respect to product placement within the store. Although the correlation is not perfect, the tiers with short-term sales increases tended to be those with the strongest evidence of receiving more preferential treatment in terms of placement within the store. The qualitative correspondence between these results is shown in Table 5-9.



Table 5-9. Qualitative Comparison of Sales Modeling Results and Retailer Behavior Analysis Using Shelf Survey Data

		Years Incented		Increase in Sales Above	Preferential Treatment by
Product Category	Tier	PY 2016	PY 2017	Baseline?	Retailers?
Air Cleaners	Basic	Yes	Yes	No	Yes
	Advanced	Yes	Yes	No	Yes
Air Conditioners	Basic	Yes	Yes	Indeterminate	Yes
	Advanced	No	Yes	Too few sales	Yes
Dryers	Basic	Yes	Yes	Yes	Yes
	Advanced	Yes	Yes	Yes	Yes
Freezers	Basic	Yes	Yes	Yes	Yes
	Advanced	Yes	Yes	Too few sales	No
Refrigerators	Basic	No	No	No	No
	Advanced	No	Yes	Yes	Yes
Soundbars	Basic	Yes	No	No	Yes
	Advanced	Yes	Yes	Yes	No
Washers	Basic	No	No	Yes	Yes
	Advanced	No	Yes	No	Yes

INCREASE IN PROGRAM-QUALIFIED SHARE LEADS TO INCREASES IN MINIMUM REQUIREMENTS FOR ESRPP PRODUCT TIERS (M1.2)

As a result of increasing sales share of program-qualified models, the national ESRPP collaborative has "ratcheted up" tier eligibility requirements for several products—including air cleaners, refrigerators, and washers—in order to readjust for high market share.

Interview results show that PG&E has been an important contributor to these tier eligibility decisions. PG&E's subcontractors perform market analysis on product categories to determine if and when adjustments should be made. Interviewees noted that while this can be a difficult task, it is critical to the long-term success of the program.

External collaborator interviewees expressed differing views on whether ESRPP should continue to set qualification levels that are higher than the requirements for ENERGY STAR. One interviewee believed that this complicated the process and that retailers had trouble understanding it. Another interviewee believed that some sort of tiers are necessary to help drive the market forward.



ESRPP HAS SCALE TO INFLUENCE PARTICIPATING RETAILERS (M3)

Nationally, ESRPP has achieved coverage of an estimated 18% of the US population.³³ This is lower than ESRPP's stated goal of 30% (based on retailer input), but high enough to keep retailers engaged with the program.

Several interviewees had expected early on that other California IOUs would have joined the ESRPP program, thereby giving it substantially greater scale, and were surprised when this did not happen. One interviewee noted that retailers believe having additional IOUs join the program would constitute an important milestone for the program.

Interview results show that some market actors in the traditional retail supply chain already know and care about ESRPP, which according to program theory was not expected to occur for another five years or so. For instance, one interviewee (a representative from an electronics manufacturing company) already had exposure to ESRPP, largely through connections in utilities, mainly PG&E. The interviewee stated that ENERGY STAR—and thus ESRPP—moves the market in a way that is surprising for a voluntary specification.

ENERGY STAR SPECIFICATION CRITERIA FOR PRODUCT CATEGORIES BECOME MORE STRINGENT (M4)

Interviews conducted as part of this evaluation research suggest that ESRPP inputs have had a direct effect on the development of ENERGY STAR specification criteria, though not enough time has passed for these effects to be fully realized in the adoption of new specifications. Directional evidence for this assertion comes from interviews with external collaborators, who attest that the sales data and technical input from ESRPP has been a critical piece of the specification development process. Several data points illustrate this:

- PG&E provided data (from ESRPP) and information for the CA IOU Comment Letter on the Version 4.0 Discussion Document for sound bars and for the second round of comments on Version 4.0.
- PG&E submitted comments on the ENERGY STAR Discussion Guide for Air Cleaners. The Guide includes acknowledgement of ESRPP's involvement in opening the spec revision. PG&E additionally provided insights from web scraped data to EPA, showing that the market share for ENERGY STAR

³³ This figure is based on PG&E estimates.



-

models was higher than reported by the EPA, and helping make the case for a revision to the existing specification.

- External collaborators interviewed as part of this evaluation believe that the
 process by which PG&E works with the ENERGY STAR program to advance
 ENERGY STAR-qualifying requirements works well. Interviewees noted that
 the specification development process is typically spread out over a long
 time period, and so the types of interactions between PG&E ESRPP staff and
 ENERGY STAR will depend on the schedule for draft specification revisions
 or new specifications.
- External collaborators indicated that the full category sales data provided by retailers as part of the ESRPP program requirements was a notable achievement. EPA staff reported that this data has been an important piece in specification-setting efforts and has allowed them to drive specifications higher than they otherwise would have been able to do.
- External collaborators also noted that PG&E has been able to leverage its own internal resources to address technical testing needs related to two ESRPP products (soundbars and air cleaners) and that the results of this testing have also aided specification-setting efforts.
- As one external collaborator noted: "[Specification-setting] runs the risk of not having a balanced pool if utilities are not accounted for. ESRPP helps EPA defend against pushback from manufacturers and others."

5.4 LONG-TERM OUTCOMES

In the long-term (7-10 years), the PG&E ESRPP Program Pilot is expected to result in three key outcomes:

- Manufacturers should increase the number and type of efficient models in ESRPP-targeted product categories in order to address increased demand (L1).
- This should correspond to an increase in the national market share of efficient models (L2).
- Lastly, federal standards should increase sooner than they otherwise would have for ESRPP product categories (L3).

As the PG&E ESRPP Program Pilot has only been operating for less than three years, the evaluation team did not assess any of the long-term outcomes for this report (Figure 5-5).



Assessment of PG&E ESRPP Impacts

Figure 5-5. Long-Term Outcomes

L1. Manufacturers increase number and types of highly efficient models in targeted product categories L2. Increase in national market share of highly efficient models in RPP product categories

L3. Federal standards increase for RPP product categories

Clear evidence

Evidence

On the right track

Not assessed



6. CONCLUSIONS AND RECOMMENDATIONS

The 2016-2018 PG&E ESRPP Program Pilot Evaluation research resulted in the following key conclusions and recommendations:

Conclusion 1: The PG&E ESRPP Program Pilot has implemented key activities necessary for the program to operate effectively, but impacts vary by product category. This reinforces the need for the program to have product category-specific strategies and goals that can be tracked and periodically reevaluated. It also suggests that not all product categories may be suitable to include in the ESRPP program.

Recommendation 1.1: Continue to develop product category-specific strategies and targets that are tailored to each product. Additionally, for product categories where an increase in market share is not the primary objective, make sure that another objective has been identified and is clearly documented. For instance, there may be products where the primary objective is to help advance ENERGY STAR specifications. In these cases, there should be a specific need that ESRPP can address (for instance, by providing full-category sales data). To ensure that credit is given to PG&E, it is critical to document the impacts that these data have on subsequent developments for specifications, codes, or standards.

Recommendation 1.2: Product categories for which we have not yet observed an increase in sales or assortment share should be closely monitored to ensure they are making reasonable progress toward the objective for that product category. For some product categories, the value of obtaining full category sales data from retailers may provide substantial benefit to PG&E efforts to advance specifications, codes, and standards. In these cases, there is an argument for keeping these product categories in the program, assuming that the relevant sales data can be used to advance voluntary or mandatory requirements (see Recommendation #1.1 above). It may be prudent to make downward adjustments to the incentive amounts for these product categories to reflect this strategy.

Conclusion 2: Analysis of sales data shows short-term increases in the sales share of program-qualified models for 5/11 product tiers, or 4/7 product categories currently targeted by PG&E ESRPP. At the same time, we observed preferential retailer promotional efforts and assortment increases for many of these same product categories. Collectively, this provides evidence that the core ESRPP program mechanism is working for these product categories/tiers. Our analysis indicates that the ESRPP intervention is linked to a statistically-significant increase in sales for dryers (basic and advanced), freezers (advanced), and soundbars (advanced). Additionally, we see a small but statistically-significant upward trend in the shelf assortment of program-qualified models on store shelves—a mid-term outcome which is expected



to follow increases in program-qualified sales. Collectively these findings provide supporting evidence that, for some product categories, the core ESRPP intervention is having some effect.

Conclusion 3: National ESRPP program processes could be improved by adopting a simplified approach for defining tiers within a product category and, to the extent possible, aligning these tiers with ENERGY STAR requirements. An important feature of the ESRPP program design is the ability to "ratchet up" tier requirements as program-qualified share increases for these product categories. To date, the ESRPP collaborative has used a flexible method in which tier eligibility requirements are aligned annually with ENERGY STAR specifications except in cases where the market share for that product category is already high. In these cases, the tier requirements have been set to "ENERGY STAR + XX%" (where the precise percentage varies based on the current program-qualified market share). This is a necessary adjustment for the program to make. However, in some cases it has caused logistical difficulties for the program and for retailers because it becomes more difficult to determine which models actually qualify for each tier.

Recommendation 3.1: In the future, PG&E should work with other program sponsors to explore simplifying the qualifying requirements used for the national ESRPP program and, to the extent possible, keeping these qualifying requirements aligned with ENERGY STAR definitions. For instance, ESRPP could choose to align qualifying requirements with ENERGY STAR Most Efficient (ESME) in categories where there is such designation. In categories that lack ESME, there may be value in working with the EPA to establish such a designation.

Conclusion 4: The full category sales data provided by participating retailers are a valuable tool, particularly for facilitating the development of specifications, codes, and standards. Interviews with external collaborators indicate that these data have already been used to facilitate the development of ENERGY STAR specifications. Further research has revealed that these data do not exist anywhere outside of the ESRPP efforts, making it an even more valuable resource.

Recommendation 4.1: Given the long-term program goals of changing mandatory and voluntary specifications, PG&E should continue to work with regulatory bodies to provide data and analysis to accelerate the adoption of these rules.

Conclusion 5: PG&E's ESRPP program pilot is highly influential within the national ESRPP collaborative effort. Interviews with external collaborators provide evidence that PG&E is considered by other program sponsors and



collaborating agencies to be one of two primary drivers of the national ESRPP effort, the other driver being the Northwest Energy Efficiency Alliance (NEEA). In particular, it appears that PG&E and NEEA are driving much of the codes and standards advocacy work.

Conclusion 6: As the PG&E ESRPP Program Pilot continues to operate moving forward, the current baseline approach (i.e., a pre/post model averaging baseline) will become less useful as the pre-period sales data become outdated. Therefore, it will become increasingly important to use a baseline approach that is able to account for new developments and external changes in the market.

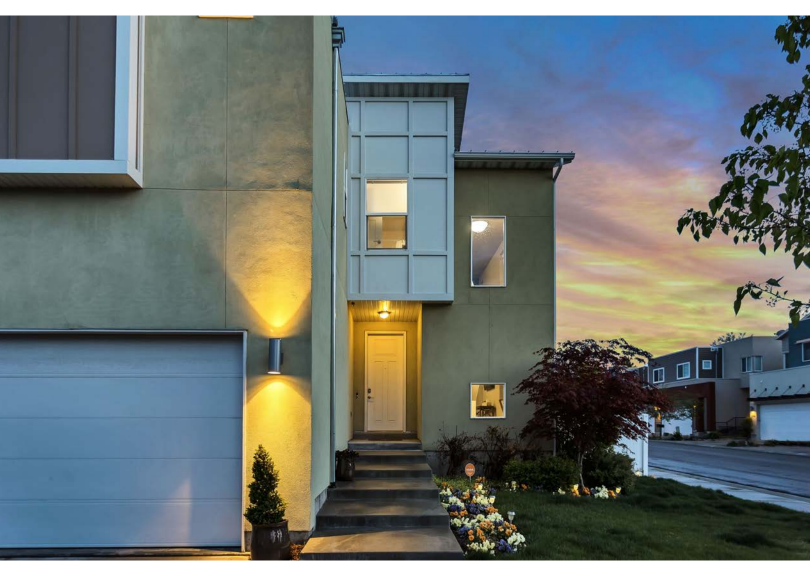
Recommendation 6.1: Moving forward, the PG&E ESRPP Program Pilot should adopt a baseline approach similar to that employed by NEEA to help understand and assess market transformation effects due to the ESRPP program. There are several benefits of using a baseline approach similar to that utilized by NEEA: (1) the approach has already been in use for some time, (2) it is transparent and flexible, and (3) using such an approach would facilitate evaluation consistency across two of the most important ESRPP program sponsors.



PACIFIC GAS & ELECTRIC ENERGY STAR RETAIL PRODUCTS PLATFORM (ESRPP) PILOT EVALUATION

Appendices

January 18, 2019



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APPENDIX A: DETAILED REGRESSION MODELING METHODS

The primary approach taken by EMI Consulting to estimate increases in sales rates for qualified products is based on modeling sales rates in the pre-program period, using the model to predict sales into the program period, and the comparing the predictions to the observed sales rates. This process involved normalizing sales for seasonality, developing three models of sales in the pre-program baseline period, predicting program-period sales using the baseline model, and averaging results from the three models.

NORMALIZE SALES FOR SEASONALITY

Because sales vary significantly throughout the year, models of sales levels must account for seasonality. The approach taken by EMI Consulting was to normalize sales levels and develop models based on the normalized sales models. Because overall sales levels are potentially different in the pre-program period and the program period, we treated the calculated the normalized level separately for the pre-program period and the program period. We did this by summing up all qualified product sales by product group in each month and dividing each monthly sales value by the overall average annual share for that calendar month, and then taking the average across all instances of that calendar month to get a normalization factor. We then divide the sales by the normalization factor to calculate normalized sales. That is, the normalized sales value is the sales value relative to the average sales for that month. For example, for refrigerators in July 2017, the normalized sales value is calculated as:

$$Normalization\ factor_{Refrigerators,July2017} \\ = \frac{Sales_{Refrigerators,July2017}}{1/2\left(\frac{Sales_{Refrigerators,July2016}}{AverageSales_{Refrigerators,Pre-program}} + \frac{Sales_{Refrigerators,July2017}}{AverageSales_{Refrigerators,Program}}\right)} \\ NormalizedSales_{Refrigerators,July201y} = \frac{Sales_{Refrigerators,July2017}}{Normalization\ factor_{Refrigerators,July2017}}$$

This uses the variation in sales over the full time series of data to normalize sales values so that months that had relatively high sales in both periods will have high seasonal sales, while months with low sales in both periods will have low seasonal value, and months that varied between the periods will have a moderate seasonal value. Normalized penetration rates are then calculated as the ratio of normalized program-qualified sales to normalized total sales. We normalize qualified and non-



qualified sales separately to allow for different patterns between the qualified and non-qualified products.

FIT BASELINE MODELS

Based on the normalized sales numbers, EMI Consulting developed three statistical models of the baseline sales behavior. The first modeled the normalized monthly sales values, under the assumption that the effect of the program is to increase the sales of qualified products. For each product category, model one takes the form,

$$NormalizedSales_{month} = \beta_0 + \beta_1 Timetrend_{month} + \varepsilon_{month}$$

Where β_0 is an intercept, β_1 is the average increase over time, $Timetrend_{month}$ is the number of months since the beginning of the data, and ε_{month} is an error term. The second modeled the monthly penetration rate, under the assumption that the effect of the program is to increase the market share. The third modeled a transformation of the market share, based on the assumption that the effect of the program would have a smaller absolute impact on the market share when the market share is very small or very large, and a larger impact when it is modest. The second and third model take the same form, except that NormalizedSales_{month} is replaced by the normalized penetration rate for the second model and the normal cumulative distribution function of the penetration rate for the third model. For each product group and each model, we used leave-one-out prediction model fit to select between an intercept-only sub-model, where β_1 is fixed to zero, and a sub-model with an intercept and a trend. Leave-one-out prediction model fit is a measure of who well the form of the model is able to predict each observation in the model without using it. So for each observation, the sub-model parameters were estimated with all the other data but leaving the target observation out of the data. That observation was then compared to the predicted value for the sub-model that was estimated without it. Between the full sub-model and the intercept-only submodel, the sub-model that gave better prediction fit was selected within each model grouping.

PREDICT SALES

For each product and each product group we used each of the three models to predict sales levels during the program period. For the first model, this involved taking the predicted normalized sales and de-normalizing the data to get predictions of actual sales, multiplying the predicted normalized sales by the normalization factor. For the second model, predicted qualified sales are equal to the predicted qualified market share (to get predicted normalized sales) multiplied by the normalization factor. For the third model, the predicted market share value calculated as the inverse cumulative distribution function of the predicted output. This is then used to calculate sales as in the second model.



The three models were averaged based on their prediction model fit during the preprogram period to develop a predicted sales value for each program group. EMI Consulting used a model averaging approach to combine the results from three different prediction models in order to adjust for uncertainty in what the true model is. The model averaging relied on the same leave-one-out prediction error process as described above. The relative weight for each model was determine by numerical optimizations to minimize the sum of the squared leave-one-out prediction errors across the three tier groupings (basic, advanced, all qualified). Estimated increases in qualified product sales were calculated as the difference between the observed sales and the predicted sales. If observed sales were larger than predicted sales, then that constituted an increase in the sales level during the program period. The results of these individual models are shown below in Figure A-1.

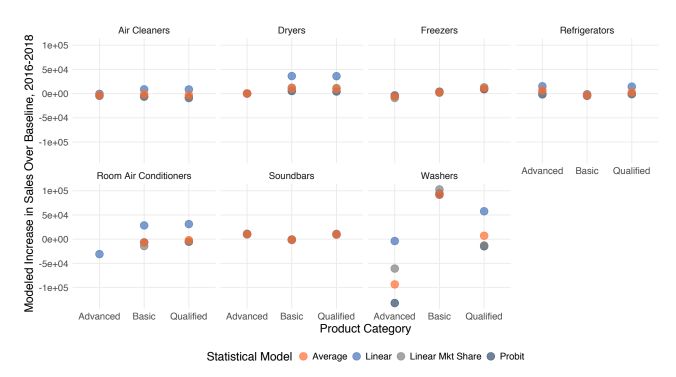


Figure A-1. Results for All Statistical Models

CALCULATE CONFIDENCE BOUNDS

To determine if the predicted increases are different from zero with at least 90% confidence, EMI Consulting calculated standard errors for the sum based on the monthly prediction standard errors and model averaging weights. For each model the standard error of the predicted increase was calculated as the square root of the sum of the prediction standard errors. The prediction standard errors incorporate both the uncertainty in the modeled average as well as the variation in each observation around that average, and thus are higher than the standard errors for the model fit alone.



As the overall estimate for the sales increase was a weighted average of the estimates from the three models, we calculated the standard error for the overall estimate as a linear combination where each item had a coefficient equal to its weight:

$$AverageIncreaseSE = \sqrt{\frac{\frac{Model1SE^2}{Model1SSPE} + \frac{Model2SE^2}{Model2SSPE} + \frac{Model3SSPE}{Model3SSPE} + \frac{1}{\frac{1}{Model3SSPE}} + \frac{1}{\frac{1}{Model3SSPE}}}$$

where *Model1SE* is the standard error for the predicted increase from model one, *Model1SSPE* is the sum of the squared prediction errors for model one, and other terms are the equivalent values for models two and three.



APPENDIX B: REGIONAL COMPARISON ANALYSIS

A fundamental challenge to understanding ESRPP program impacts is establishing a reliable baseline. This challenge exists for two reasons:

- ESRPP is national in scope, and retailer buying decisions and strategies frequently apply to entire regions (rather than individual stores). This means it is exceedingly difficult to identify a comparison group/area that is sufficiently similar to the treatment group (i.e., PG&E service territory) along key dimensions (i.e., has similar demographic and regulatory characteristics) but is *not* subject to any of the regional influence from ESRPP.
- Outside of full category sales data collected through the ESRPP program from participating retailers, market data required to understand program impacts is either scarce or nonexistent. In cases where such data do exist, for most product categories they do not contain the level of detail required to perform a comprehensive quantitative comparison.¹

For this evaluation, we relied on a quasi-experimental "within participants" approach (i.e., the pre/post model averaging baseline) to mitigate any difficulties associated with finding a suitable comparison group. To supplement this approach, we performed two additional analyses: (1) a comparison of program-qualified share among participating retailers in PG&E service territory to program-qualified share for participating retailers in Southern California Edison (SCE) service territory, and (2) a comparison of volumetric shipment data for California and Massachusetts. These analyses are discussed in more detail below.

1.1 PG&E AND SCE PARTICIPATING RETAILER PROGRAM-OUALIFIED SHARE COMPARISON

We first compared program-qualified share for participating retailers in PG&E service territory to program-qualified share for participating retailers in Southern California Edison (SCE) service territory. These data from SCE's service territory were collected from participating retailers as one requirement for program participation.

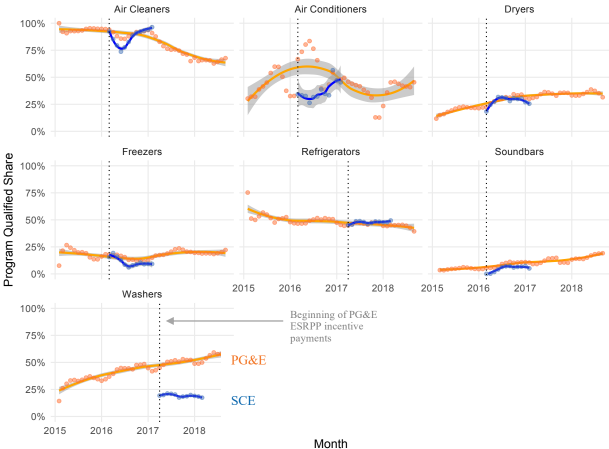
The results of this comparison are largely inconclusive, given that (1) SCE data were only available for a limited window of time, (2) it was not possible to compute retailer-specific values because of ESRPP contractual data masking requirements,

¹ For example, the AHAM data discussed in this appendix contain total unit shipment values by state, but do not contain any model-level information that would allow us to compute a program-qualified share.



and (3) it is impossible to precisely quantify any impacts from ESRPP that SCE service territory may have experienced due to the regional nature of retailer decision-making. The graphical results of this comparison are shown below in Figure B-1.





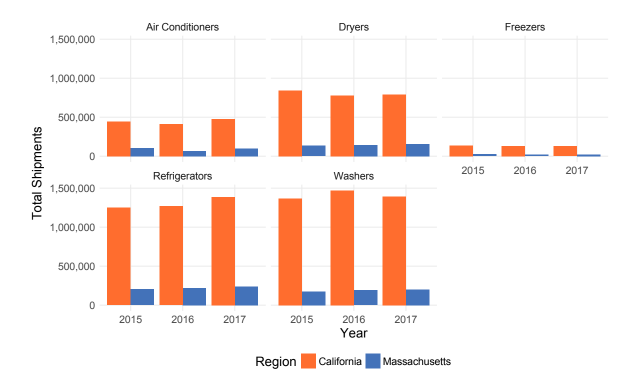
1.2 CALIFORNIA AND MASSACHUSETTS UNIT SHIPMENT DATA COMPARISON

For the period 2015-2017, the Association of Appliance and Home Manufacturers (AHAM) collected unit shipment data for several product categories included in ESRPP: air conditioners, dryers, freezers, refrigerators, and washers. These data provide total unit shipments to a given geographic area by month and year. The evaluation team examined these data for the period 2015-2017 for the states of California and Massachusetts to understand if trends in the overall volume of unit shipments differed *systematically* between the two states.

As shown in Figure B-2, the overall volume of shipments was much higher for California than for Massachusetts in every product category (as expected).

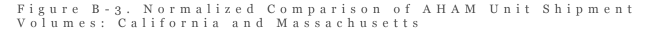


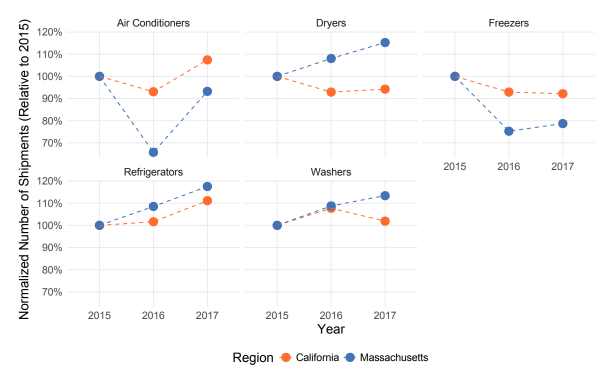




To better understand what the relative trends were for the two state, the evaluation team normalized values for each state, using the 2015 value (for each product category) as a point of comparison. These results are shown below in Figure B-3. This analysis shows suggests that shipments for these products to California are not increasing uniformly over the ESRPP program period.







This analysis also highlights limitations of unit shipment data: (1) It does not afford the ability to compute program-qualified share, and (2) because it is *shipment* data (and not sales data), it lacks the geographic precision of sales data—that is, we cannot know for certain that a unit *shipped* to California was ultimately sold to an end-use customer in California.



APPENDIX C: CUSTOMER BARRIERS ANALYSIS

In order to determine the effectiveness of its ESRPP program, PG&E identified the need to perform a market barriers analysis as part of its ESRPP Program Evaluation contract with EMI Consulting.

The overarching purpose of this analysis was to understand to what extent retailers may be implementing strategies that address any of five customer-facing market barriers which were previously identified as important in the consumer appliances and electronics market.² These market barriers include: Competing Priorities, Information and Search Costs, Product Availability, Inseparability of Product Features, and Performance Uncertainty.² This research was initially intended to rely solely on retailer implementation plans ("Plans") to document these strategies. However, an earlier review of these plans showed that in many places, the Plans lacked sufficient specificity to map retailer activities to market barriers. As such, this analysis was expanded to also include (1) program activities performed by PG&E and/or its field services subcontractor, and (2) the results of in-depth interviews with national-level retail staff (conducted by Cadmus, the multi-region RPP evaluator).

To complete this analysis, EMI Consulting reviewed the following resources provided by PG&E and/or its ESRPP partners to gather specific evidence showing that the five key market barriers mentioned above are in fact being addressed by retailer activities or program activities:

- Retail Products Platform Market Barriers Research Final Report (Research Into Action, February 2017)
- The 2017/2018 Retailer Implementation Plans
- ESRPP National Interviews, February (June 2018)
- PG&E ESRPP Overview by Retailer and Product Category (May 2018)
- PG&E ESRPP Shelf Survey Data (May-June 2018, provided by ICF International

In the table below, we provide a summary of findings showing the extent to which the PG&E ESRPP program may be addressing each of these barriers identified by the Research Into Action report.



² These barriers were identified in the report "Retail Products Platform Market Barriers Research Final Report." (Research Into Action, February 2017)

Table C-1. Customer Market Barrier Analysis

Market Barrier	Addressed in Logic Model?	Addressed in Retailer Plans?	Evidence from In-Store Visits ³	Evidence from National Retailer Interviews
Competing Priorities Customers are unable to obtain the features they value more highly than energy efficiency in an energy efficient model. (applies to all product categories)	Yes; Short-, Mid- & Long- term Customers are able to obtain features in EE models when price is no longer a barrier. Additional work by RPP defining product tiers contribute by incorporating connectivity.	Yes, though in most cases not product-specific Plans include qualified products in holiday promotions and offer reward points for qualified products equal to the RPP incentive.	Yes Qualified models discounted for holiday promotions. Qualified models for multiple product categories showcased.	National Retailer interviewees stated: Marketing of energy efficient products has increased since last year. ESRPP's main influence on marketing strategies is the price they advertise. Price is the most important consideration for customers. Some manufacturers indicated that they are aware of ESRPP and have made changes to their product lines as a result.

 $^{^{3}}$ The promotional period in the retailers' Plans covers April 2017 – March 2018.



Table C-1 (continued). Customer Market Barrier Analysis

Market Barrier	Addressed in Logic Model?	Addressed in Retailer Plans?	Evidence from In-Store Visits ⁴	Evidence from National Retailer Interviews
Inseparability of Product Features Unable to obtain an energy efficient model without also getting other premium features, causing the cost of the efficient model to exceed the perceived benefit. (applies to refrigerators)	Yes; Long-term RPP incentives are designed to motivate retailers to assort and, in turn, motivate manufacturers to design efficient products across a wider range of feature sets. RPP to address inseparability of product features through the same mechanism that it uses to address competing priorities	Plans include activities which indicate retailer interactions with manufacturers. (Ex: trade shows, conferences, merchant team collaborations)	Some Evidence: Observed increases in program-qualified models floored in certain product categories may include non-premium, energy efficient options. Retailers are expected to communicate with manufacturers regarding consumer preferences.	National Retailer Interviews found: There is significant interaction between retailers and manufacturers in the new product design process. Some manufacturers indicated that they are aware of ESRPP and have made changes to their product lines as a result.
Information and Search Costs Perceives the effort involved in learning about and identifying energy efficient products increases the cost of the efficient model to the point it exceeds the perceived benefit. (applies to clothes dryers, clothes washers, room ACs, soundbars)	Yes; Short-term Promotions and marketing, as well as training of store employees, will help drive customers toward more EE options.	Yes Plans include employee training initiatives, adding Energy Star resources to the retailer website, advertisements, and product placement in- stores.	Promotional signage for qualified models created by store associates. Retailer staff trained on RPP program, customer benefits program, and ROI.	Yes National retailer interviewees stated Internal stakeholders value information provided through ESRPP as it helps the retailers drive category sales.

 $^{^{\}rm 4}$ The promotional period in the retailers' Plans covers April 2017 – March 2018.



Table C-1 (continued). Customer Market Barrier Analysis

Market Barrier	Addressed in Logic Model?	Addressed in Retailer Plans?	Evidence from In-Store Visits ⁵	Evidence from National Retailer Interviews
Product Unavailability	Yes; Mid-term	Partially	Yes	Yes
Unable to purchase an efficient model because it is impractical or impossible to find efficient models available for purchase. (applies to heat pump clothes dryers, standalone freezers)	Incentives are designed to lead to increased assortment share of EE models. This is one of the primary mechanisms underlying RPP.	Plans include activities which indicate retailer interactions with manufacturers. (Ex: trade shows, conferences, merchant team collaborations).	Observed increases in proportion of program-qualified models stocked in certain product categories. ⁶	National retailer interviews found: Merchants have stocked more energy efficient products, with incentives factoring heavily on their decisions. Retailers' sustainability staff share important info with merchants, such as ESRPP incentive details, program requirements, and profitability.

⁶ The shelf assortment data analysis determines "model assortment share," which is the proportion of unique program-qualified models divided by the total number of models for a given product category.



⁵ The promotional period in the retailers' Plans covers April 2017 – March 2018.

Table C-1 (continued). Customer Market Barrier Analysis

Market Barrier	Addressed in Logic Model?	Addressed in Retailer Plans?	Evidence from In-Store Visits ⁷	Evidence from National Retailer Interviews
Performance Uncertainty Customers are unsure whether an efficient model will deliver the promised energy savings while functioning as well as an inefficient option. (applies to heat pump clothes dryers only)	Yes; Mid-term and Long-term ⁸ The ENERGY STAR label is likely to instill confidence in purchasing. ESRPP efforts are also designed to lead to the development of test procedures as part of the ENERGY STAR certification process.	Partially Plans include mentions of signage for qualified models and training, but do not include specifics (in most cases) regarding which models, and do not specifically mention addressing performance uncertainty.	Promotional signage for qualified models created by store associates. (However, no specifics on performance uncertainty of heat pump clothes dryers, which is the only product subcategory for which this barrier applies).	National retailer interviewees stated that ESRPP helps the sales associate to better sell products to customers and adds another level of credibility. (However, no specifics on performance uncertainty of heat pump clothes dryers).

⁸ The Research Into Action report that identified these market barriers indicated that this market barrier is not addressed by ESRPP program theory. However, we believe there is justifiable reason to believe that the current program theory does in fact address this issue, albeit not in the short term.



⁷ The promotional period in the retailers' Plans covers April 2017 – March 2018.

APPENDIX D: PROGRAM PERFORMANCE

INDICATORS (PPIs) AND MARKET TRANSFORMATION INDICATORS

(MTIs)

Tracking of Program Performance Indicators (PPIs) and Market Transformation Indicators (MTIs) is based on the PG&E ESRPP logic model. In the tables below, we first present PPIs, and then present MTIs. Lastly, a special set of MTIs—Customer Barrier Indicators—are described, though these indicators have not yet been operationalized.



Table D1. Program Performance Indicators: Part 1

	O1.1. Incentives for qualified units sold					LOGIC MODEL		
							01.1	Ħ
						product category	Dollar amount of incentives paid to each retailer by	Metric
							Sales data portal	Data Collection Activity/ Source
Washers	Sound Bars	Refrigerators	Freezers	Clothes Dryers	Air Conditioners	Air Cleaners	All	Category
N/A	\$ 230	N/A	\$ 2,170	\$43,300	\$ 360	\$ 7,820	\$53,880	Mar-16
N/A	\$ 8,610	N/A	\$ 13,690	\$278,200	\$ 94,380	\$ 36,130	\$431,010	2016 Q2
N/A	\$ 16,500	N/A	\$ 11,980	\$361,350	\$ 73,360	\$ 33,860	\$497,050	2016 Q3
N/A	\$ 31,560	N/A	\$ 16,790	\$395,550	\$ 3,460	\$ 34,120	\$481,480	2016 Q4
N/A	\$ 13,930	N/A	\$ 11,580	\$359,900	\$ 2,720	\$ 41,870	\$430,000	2017 Q1
\$243,880	\$ 15,700	\$ 87,740	\$ 21,660	\$349,650	\$228,040	\$ 16,840	\$963,510	2017 Q2
\$235,440	\$ 35,400	\$117,020	\$ 33,360	\$374,990	\$ 83,840	\$ 23,170	\$903,220	2017 Q3
\$226,160	\$ 54,820	\$122,480	\$ 31,040	\$434,580	\$ 1,000	\$ 33,560	\$903,640	2017 Q4
\$209,680	\$ 36,480	\$ 81,620	\$ 16,820	\$350,580	\$ 2,140	\$ 9,290	\$706,610	2018 Q1

Table D2. Program Performance Indicators: Part 2

LOGIC MODEL COMPONENT	O1.2. Sales data platform with monthly retailer data	O2.1 POP materials in PR stores	O2.2 Promotional activity data and shelf assortment data gathered	
₽	01.2	02.1	02.2	02.3
Metric	Ability of data portal (Low, Medium or High) to enable program operations / program data analysis	Percentage of months to date where POP materials have been placed in stores	Percentage of months to date where promotional/shelf survey data have been gathered	Cumulative number of store associates trained
Data Collection Activity/ Source	Sales data portal	In-store field data	In-store field data	In-store field data
Category	All	All	All	All
Mar- 16	High / Med	N/A	100%	ı
2016 Q2	High / Med	100%	100%	415
2016 Q3	High / Med	73%	100%	1,020
2016 Q4	High / Med	83%	100%	1,380
2017 Q1	High / Med	88%	100%	1,973
2017 Q2	High / Med	91%	100%	2,739
2017 Q3	High/ Med	92%	100%	3,456
2017 Q4	High/ Med	93%	100%	4,210
2018 Q1	High / Med	94%	100%	4,935

Table D3. Program Performance Indicators: Part 3

O3.3 Product categories selected and tiers defined	O3.2 Optimal set of PRs	O3.1 Coverage of PAs	LOGIC MODEL COMPONENT
03.3	03.2	03.1	ē
Binary: Are product categories selected and tiers defined on an annual basis?	Initially, count of major retailers or major retail buying groups. In the longer term, may consider calculating total market share of participating retailers.	Percentage of US population served by ESRPP	Metric
Program data review	Program data review	Program data review	Data Collection Activity
All	All	A	Category
Yes; however, tier definition is area for improvement	4 major retailers	18%	PY 1 2016 2016 Q3 2016 Q4 2017 Q1
Yes; however, tier definition is area for improvement	5 major retailers		2017 Q2 2017 Q3
ition is area for im	ilers	18%	PY 2 2017 Q4
provement	6 major retailers		2018 Q1

Table D4. Program Performance Indicators: Part 4

definitions using retailer sales data and other sources	O4. Input on specifications and standards, product colorings and tion	COMPONENT	LOGIC MODEL
04b	04a	5	5
Percentage of active product categories for which PG&E has participated in product selection and tier definition activities	Cumulative number of product categories for which ESRPP has contributed input on specification and standard development	Medic	
Program data review	Program data review	Activity	Data Collection
A=	≙	Category	
100%	O	2016 Q2 2016 Q3 2016 Q4 2017 Q1	РҮ1
100%	0	2017 Q2 2017 Q3 2017 Q4	PY 2
	2	2018 Q1	

Note: For general documentation of PG&E ESRPP outreach and advocacy efforts, please see Appendix E.

Table D5. Market Transformation Indicators: Short-Term, Part 1

S2. PRs factor ESRPP incentives and increased demand for PQ models into assortment and marketing/promotions decisions	\$1. Increased penetration of qualified models as a result of reduced barriers and increased PR sales of qualified models	COMPONENT	LOGIC MODEL
S S	Z	ē	5
Percentage of retailers for which we have qualitative evidence on product level considerations, weighted by total sales volume*	Program-qualified share for participating retailers by product category (and if possible, compare to national market share for all retailers)	Medic	Moteri
Interviews with retailers	Sales data portal	Activity	Data Collection
<u>A</u>	All	Category	
		2016 Q2	
0%	See main report.	2016 Q3	PY 1
3.	report.	2016 Q4	1
		2017 Q1	
N/A - No I	S	2017 Q2	
N/A - No Interviews completed in 2017	See main report.	2017 Q3	
mpleted in	ř	2017 Q4	PY 2
100% (4 of 4 Retailers Interviewed) of Retailers; Medium- level of influence	See main report.	2018 Q1	

Table D6. Market Transformation Indicators: Short-Term, Part 2

S3. Specifications/codes/st andards organizations are able to make more timely and informed decisions based on input and data from PG&E/ESRPP.	COMPONENT	LOGIC MODEL
S3	5	5
Qualitative assessment using self-report feedback from EPA staff	ואופרוור	
Interviews with external collaborators	Activity	Data Collection
,	category	
N/A NO ex	2016 Q2	
ternal colla	2016 Q3	Ę.
N/A No external collaborator interviews this year	2016 Q4	PY 1
views this	2017 Q1	
External collaborate ESRPP's data provice need to land. "If EPstringent specs, it we efforts." EPA is about to put prompted by ESRPP incentivizing product levels and helped Especification levels. External collaborate risk of not having a accounted for. ESRP pushback from mar	2017 Q2	
llaborator int. ta provides m d. "If EPA is sı secs, it will be it to put out a sy ESRPP's ma g products at telped EPA ad n levels. llaborator: "Sı llaborator: "Sı naving a balar ior. ESRPP hel om manufact	2017 Q3	
External collaborator interviewees indicate that PG&E ESRPP's data provides more visibility into where specs need to land. "If EPA is successful in getting new/more stringent specs, it will be because of NEEA and PG&E efforts." EPA is about to put out a discussion guide that was prompted by ESRPP's market data. ESRPP has been incentivizing products at 30%/50% above current ES levels and helped EPA advocate for more aggressive specification levels. External collaborator: "Specification setting runs the risk of not having a balanced pool if utilities are not accounted for. ESRPP helps EPA defend against pushback from manufacturers and others."	2017 Q4	PY 2
ate that PG&E to where specs ting new/more EA and PG&E We that was been to current ES to e aggressive ting runs the ties are not against rs."	2018 Q1	

Table D7. Market Transformation Indicators: Mid-Term Indicators, Part 1

M3. ESRPP has scale to influence PRs	M2. PRs purchase additional types of qualified models and more of each type of qualified model from manufacturers	M1.2. Increase in PQS leads to increases in minimum requirements for RPP product tiers.	M1.1. PRs increase offering and marketing of qualified models	LOGIC MODEL
83	M2	M1.2	M1.1	Ð
Self-report feedback from retailers on influence of ESRPP	Percentage of manufacturers for which we have qualitative evidence on increased requests for qualified models from manufacturers	Cumulative # of active product categories for which minimum tier requirements are increased	Proportion of models on sales floor, within each product category, that are program qualified	Metric
Interviews with retailers	Interviews with manufacturers	Program data review	In-store field data	Data Collection Activity
All Retailers		All Retailers	All Retailers	Category
No; Limited program scale	Not yet tracked. Manufacturer interviews must occur first.	Θ	See main report.	PY 1 2016 Q2 2016 Q3 2016 Q4 2017 Q1
N/A - No Interviews completed in 2017	Not yet tracked. Manufacturer interviews must occur first.	3 Air cleaner basic tier and advanced tier both changed by ESRPP (2). Addition of advanced tier for room ACs.	See main report.	PY 2 2017 Q2 2017 Q3 2017 Q4
Some, but larger scale is desired/nee ded for larger impact	iews must occur	4 ES spec change for washers	See main report.	2018 Q1

Table D 8. Market Transformation Indicators: Mid-Term Indicators, Part 2ª

						Second House	M4. ENERGY STAR specification criteria for product categories	LOGIC MODEL COMPONENT					
							∑	₽					
	Percent progress towards ES spec revision metric.												
							Program data review	Data Collection Activity					
Washers	Sound Bars	Refrigerators	Freezers	Clothes Dryers	Air Conditioners	Air Cleaners	All	Category					
								Mar- 16					
		0					0	2016 Q2					
0%	0%	0%	0%	0%	0%	0%	0%	2016 Q3					
										2016 Q4			
								2017 Q1					
													2017 Q2
0%	0%	0%	0%	0%	0%	%	0%	0%	2017 Q3				
								2017 Q4					
1%	50%	1%	1%	1%	1%	50%	See individual product categories below	2018 Q1					

^a See Appendix G for more detailed information on specification advancement for air cleaners and soundbars.

Table D8. Customer Barrier Indicators

CUSTOMER BARRIERS	₽	Metric	Data Collection Activity	Availability
Customer Awareness	CB1	Customer awareness of ENERGY STAR or plug load energy efficiency	Surveys with customers. May leverage reports from ENERGY STAR.	Tracking beginning in Q1 2019
Competing Priorities	CB2	Availability of key features in EE models (addresses barrier of Competing Priorities)	Retailer sales data / web-scraping	Tracking beginning in Q1 2019
Inseparability of Features	СВЗ	Availability of key features in EE models (addresses barrier of Inseparability of Features)	Retailer sales data / web-scraping	Tracking beginning in Q1 2019

APPENDIX E: DETAILED INFORMATION ON PG&E ADVOCACY EFFORTS ESRPP OUTREACH AND

2012 Q4	2012 Q4	2012 Q3	2012 Q2	2012 Q2	2012 Q2	2012 Q1	Quarter
10-24-12		8-17-12	8-2-12	4-11-12	4-11-12		Date
U.S. EPA, Retailers, Manufacturers, EEPS	PG&E, IOUs, EEPS	CPUC ED, CA IOUs	U.S. EPA, PG&E	U.S. EPA, PG&E	U.S. EPA, Retailers, Manufacturers, EEPS	PG&E, Retailers, U.S. EPA	Stakeholders
ENERGY STAR Products Partner Meeting	Meetings	Statewide PLA Meeting	Meeting	ENERGY STAR Partner of the Year Meeting	ENERGY STAR Partner of the Year - Award	BCE meetings	Event/Recognition
BCE concept was basis for panel of retailers presenting the topic "Streamlining ENERGY STAR Partner Collaborations on Retail-Based Energy Efficiency Programs." ENERGY STAR Retail Action Council formed during this meeting. Reviewed RPP concept in meetings with Best Buy, Home Depot and Sears.	Meetings with SCE and west coast EEPS (West Coast Regional Utility Network) to recruit participation in BCE program. Presented Future of BCE and strategy for progressing from BCE to RPP.	IOUs discussed future plans to address PLA energy savings opportunities. IOUs presented 2013-2014 pilot plans. PG&E presented RPP pilot plans and progress in Phase 1 pilot with Kmart. Discussed needs related to market transformation, baselines, and EM&V.	Strategic discussion with U.S. EPA regarding development and implementation of RPP concept and ENERGY STAR's role.	PG&E presented to U.S. EPA/ENERGY STAR (Peter Banwell, Hewan Tomlinson) the Future of BCE (Whole Store/RPP) concept. U.S. EPA committed to help support RPP concept development. Discussed strategies for new retail-based programs including an agenda item in 2012 ENERGY STAR Partners meeting.	PG&E received ENERGY STAR Partner of the Year—Sustained Excellence recognition for its campaigns to promote ENERGY STAR certified products, collaborations to help build stakeholder support for ENERGY STAR programs and product specifications, and programs designed to bring ENERGY STAR certified products directly into customer homes and businesses. Key 2012 accomplishments included continuing to offer innovative streamlined ENERGY STAR-focused retail channel programs that cross utility service territory and state lines, simplifying program administration, reducing participation costs for retail and manufacturer partners, and driving a consistent message to customers about the benefits of energy efficiency.	PG&E met with BCE retailers including Best Buy and Sears and U.S. EPA/ENERGY STAR to discuss the future of the BCE program. PG&E outlined plug-load concept with national platform (Whole Store/RPP), which elicited positive response from retailers and EPA.	Description
Presentation	Meeting agenda	Meeting agenda, presentations	Meeting agenda	Future of BCE presentation	https://www.cee1.org/content/sustained-excellence-award-winners	Meeting agenda	Source

2014 Q2	2014 Q2	2014 Q1	2014 Q1	2013 Q4 - 2014 Q4	2013 Q3	2013 Q1	Quarter
June 2014	4-15-14	2-5-14	1-7-14		3-27-13	1-9-13	Date
CPUC, CA IOUs, EE advocates	EEPS, retail buyers, retail suppliers	CPUC ED, CA IOUs, Sears, Lowe's, Best Buy, Home Depot	U.S EPA, NEEA, PG&E	PG&E, Kmart	CPUC ED, CA IOUs	Appliance and Consumer electronics manufacturers.	Stakeholders
CPUC En Banc	Sears Green Leadership Summit	Retail Industry Workshop		RPP Pilot Phase I	PLA Workshop	CES 2013	Event/Recognition
PG&E made brief presentation on innovative plug load program concept at statewide CPUC meeting to discuss future strategies for EE programs.	Introduce RPP concept, including review of Kmart pilot, with Sears' utility partners, Sears suppliers, and Sears staff.	Presentation and discussion of retail industry to enhance energy efficiency program collaborations among regulators, utilities, retailers and manufacturers to benefit customers and advance energy policy objectives.	Meeting to discuss upcoming Product Specification Revisions. For the RPP program, it is important to participate in specification revisions for products other than TVs. RPP design streamlines data processes, reduce per unit transaction costs and accesses total category sales data. Collaboration with EPA and other stakeholders improves estimates of unit energy consumption (UEC) for non-qualified units. Some product categories have very little energy data on non-qualifying units, which makes it difficult to verify actual energy savings and therefore justify EE programs. Proposal for PG&E to work with EPA and other stakeholders to conduct additional research.	PG&E's Retail Plug-load Portfolio (RPP) Phase I Pilot ran from late 2013 through 2014. The RPP was a small-scale (<\$50K in incentives) market transformation initiative that offered incentives to a participating retailer (Kmart) for the sale of specific qualified and efficient consumer electronics and appliances. Although results were mixed due to the limited duration of the pilot, the pilot allowed PG&E to establish a framework with which a larger programmatic effort could proceed.	PLA Program Development Workshop was the first of a series to determine the barriers and possible solutions to developing effective PLA programs. Participants discussed possible program pilots and identified success factors and risks. PG&E presented Whole Store concept (RPP), SCE presented STB energy efficiency, and SDG&E presented Home Energy Management Solution.	initial thoughts regarding future direction of utility PLA programs were discussed with manufacturers, suppliers and retailers, including an outline of RPP concept. Reviewed RPP concept with Noah Horowitz of NRDC.	Description
Presentation slide	Presentation	Workshop presentation, Notes	Meeting agenda	http://www.cpuc.ca.gov/uplo adedFiles/CPUCWebsite/Cont ent/About Us/Organization/ Divisions/Office of Governm ental Affairs/Legislation/201 8/13- 15%20Energy%20Efficiency% 20Report Final.pdf	PLA-ED Two-day Workshop Agenda, PG&E RPP Pilot presentation		Source

2015 Q3	2015 Q3	2015 Q2	2015 Q1	2015 Q1	2014 Q4	2014 Q3	2014 Q3	2014 Q3	Quarter
10-13-15	Septemb er 2015	4-20-15	2-15-15	1-22-15	10-28-14	Late Septemb er 2014	9-9-14	8-17-14	Date
U.S. EPA, ENERGY STAR Retail Action Council,	ACEEE	U.S. EPA, ENERGY STAR Retail Action Council, PG&E, NEEA	Regulators	U.S. EPA, EEPS	U.S. EPA, ENERGY STAR Retail Action Council, Manufacturers, EEPS	ENERGY STAR Retail Action Council	U.S. EPA, PG&E, SCE, NEEA, NEEP, EVT, DCSEU, NRDC	PG&E, EEPS,EE professionals, Evaluators, Regulators	Stakeholders
ENERGY STAR Products Partner Meeting	Innovative EE Programs	ENERGY STAR Partner of the Year Meeting	NARUC 2015 Winter Committee Meetings	U.S. EPA Webinar	ENERGY STAR Products Partner Meeting	RAC Meeting	EPA Workshop: Designing Next Generation Retail Based Efficiency Programs	2014 ACEEE Summer Study on Energy Efficiency in Buildings	Event/Recognition
RPP featured at 2015 ENERGY STAR Products partner meeting including U.S. EPA presentation during plenary session, RPP panel session with ENERGY STAR RAC and PG&E presentations.	PG&E's RPP program recognized as innovative residential EE program in ACEEE report entitled, "New Horizons for Energy Efficiency: Major Opportunities to Reach Higher Electricity Savings by 2030."	Meetings during annual ENERGY STAR meeting to recruit potential participants.	Panel presentation to regulatory commissioners and staff discussing RPP concept and regulatory requirements. PG&E provided utility perspective.	On-line presentation to introduce potential participants to RPP and update them on progress in developing the RPP pilot. Target date for pilot initiation was 2Q2015.	EE 2.0 — Next Generation Retail Programs - presentation by ENERGY STAR RAC at plenary session outlining retailers' perspectives on utility energy efficiency programs and their endorsement of the RPP concept.	Meeting with Best Buy, Sears, Home Depot and Lowe's to review RPP concept and discuss recommendations.	U.S. EPA led discussion to frame the opportunity for new energy efficiency program and to brainstorm what is needed to make the next generation of retail based programs (RPP) work.	Informal session entitled "Next-Generation, Retail-Focused Residential Energy Efficiency Programs — What to do about EM&V?" Interactive session with 20 participants to introduce RPP concept and identify issues and solutions related to EM&V.	Description
Meeting agenda, ENERGY STAR RAC presentation, EEPS presentation, plenary presentation	ACEEE Report #U1507, page 34		Session presentation.	Webinar presentation - Creating a More Energy Efficient Future for Residential Customers: The ENERGY STAR® Retail Products Platform	Meeting agenda, ENERGY STAR RAC presentation		Workshop agenda, Flipcharts, Notes	Session agenda and notes	Source

	2018 Q3	2018 Q3	2018 Q2	2018 Q1	2018 Q1	2017 Q3	2017 Q3	2017 Q3	Quarter
	9-4-18	8-12-18	July 2018	3-13-18	2-14-18	10-23-17	9-13-17	8-16-17	Date
ENERGY STAR Retail Action	U.S. EPA,	EEPS, EE professionals, Evaluators, Regulators	AESP	PG&E, U.S. DOE	CPUC ED, Sears, Nationwide, Best Buy, Home Depot	U.S. EPA, ENERGY STAR Retail Action Council, Manufacturers, EEPS	Manufacturers, Retailers, Consumers, Governments, international organizations and agencies, Academia and Energy Efficiency Experts	PG&E (Codes & Standards), U.S. EPA, U.S. DOE	Stakeholders
Products Partner Meeting	ENERGY STAR	2018 ACEEE Summer Study on Energy Efficiency in Buildings	Innovative EE Programs	Meeting with Director DOE Building Technology Office	RPP Retailer Q&A Session	ENERGY STAR Products Partner Meeting	EEDAL 2017	Meetings	Event/Recognition
	ENERGY STAR RAC marketing presentations to RPP sponsors, RPP marketing panel	Presentations to national audience. RPP paper on market transformation.	PG&E RPP program recognized by AESP in their 2018 magazine as innovative option to address cost effectiveness issues.	Presented concept for integrated market transformation strategy that encompasses RPP and Codes & Standards. Integrated strategy is consistent with DOE BTO's mission for appliance standards and emerging technology.	PG&E hosted meeting with CPUC/ED and RPP retailers to overview current retail industry and to present marketing activities that support RPP.	RPP networking session, ENERGY STAR RAC marketing presentations to RPP sponsors, RPP marketing panel, PG&E/NEEA television planning session	Presentation at California-hosted, international conference on energy efficient appliances entitled "Addressing Growing Plug-Load Energy Consumption with an Innovative Program Design – Results of the ENERGY STAR Retail Products Platform Pilot"	Separate meetings with EPA and DOE to discuss applications of RPP total category data as well as energy use data collected by PG&E in home tests and research, which can assist DOE and EPA in setting specifications and modifying test methods.	Description
presentations	Meeting agenda,	Papers	"Strategies to Improve Cost Effectiveness in a Tight Environment", AESP Magazine, 2018 Issue.	Concept slide	Workshop presentations	Meeting agenda, presentations	Conference paper	Meeting agendas	Source

2018 Q4	Quarter
10-29-18	Date
Council, Manufacturers, EEPS ASAP, ACEEE, PG&E, NEEA, appliance standards advocates, manufacturers	Stakeholders
ASAP Steering Committee Meeting	Event/Recognition Description
Appliance Standards Assistance Project (ASAP) annual advisory group meeting formulates recommendations for revisions to appliance standards and test methods. Meeting included breakout session for next generation of home appliance standards including discussion of RPP total category data and potential application to standard setting.	Description
Meeting agenda	Source

APPENDIX F: PROGRAM LOGIC MODEL DEVELOPMENT

Several changes to PG&E ESRPP Program Pilot operations have occurred since the program began operating in 2016. These lessons have necessitated changes to the evaluation approach, and have led to several revisions to the original program logic model. We provide some additional details regarding these revisions below, and show the evolution of the original logic model to the proposed logic model moving forward.

Key changes that informed the development of a new logic model include the following:

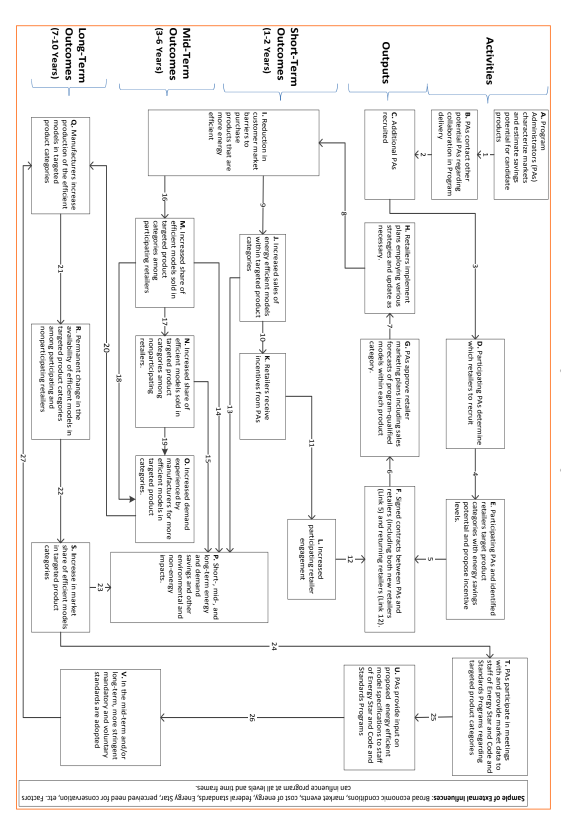
- Overall program operations have been more fluid than initially envisioned, with a number of interactions occurring between elements in the program logic model. In the revised logic model (shown below in Figure F3) used for this evaluation research, these interactions are depicted by placing elements within dotted lines, rather than creating arrows from each element to the other. This depiction represents that within a dotted box, each element may potentially impact all other elements, resulting in a non-linear set of effects.
- During the early phases of program design, participating retailers were expected to commit to creating and implementing Retailer Implementation Plans ("Plans") for increasing the sales of energy-efficient models in the targeted product categories. These Plans would then serve as a tool to understand how retailers were using incentive dollars to drive sales of program-qualified units. In the course of this evaluation, it became clear that the Plans provided by retailers did not contain the level of detail initially expected by evaluators, and that there is no mechanism to obtain more-specific Plans. To address this, the evaluation approach has shifted slightly to place more weight on data collected from retailer store locations during in-store field visits by the PG&E ESRPP field services team.
- While the importance of the full category sales data collected from
 participating retailers has always been recognized, this pathway of influence
 within the program theory has become even more critical as our research
 has shown that such data simply does not exist elsewhere for the majority
 of the product categories included in ESRPP. As a result, the revised logic
 model more clearly emphasizes the importance of this data to the
 program's ability to facilitate the development of specifications, codes, and
 standards (this is represented by the right-most column in the revised
 model).

In the three figures below, we provide a graphical representation showing the original logic model, a mapping between the original logic model and the revised logic model, and the revised logic model itself.

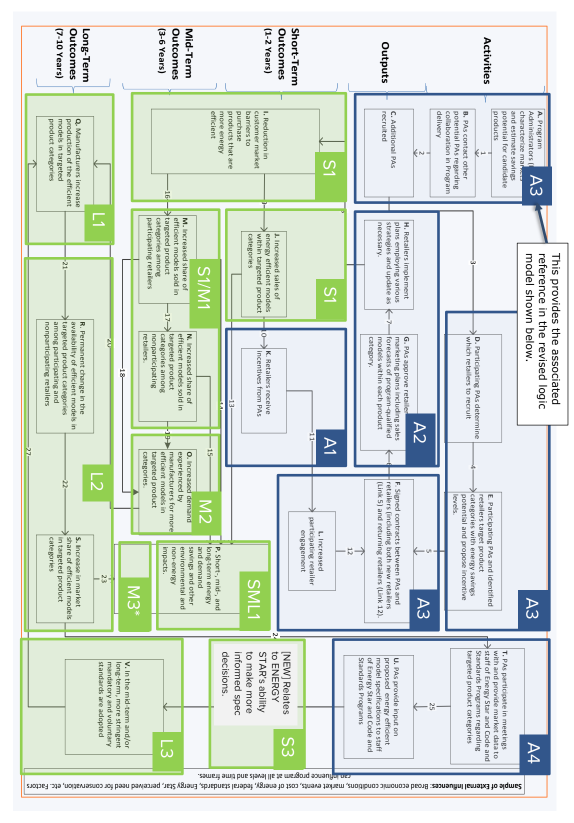


PG&E ESRPP Program Pilot Evaluation – Appendices

Figure F1. Original Program Logic Model

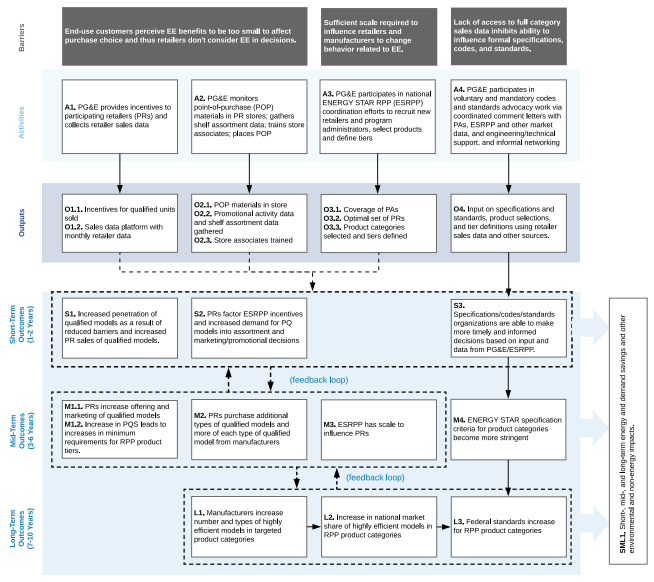


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national scale necessary to influence retailer decisions. S2 in the new logic model has no direct analog in the original logic model * Note: M3 is a new node added to the revised logic model (with no analog in the original model), relating to the ability of ESRPP to achieve

Figure F3. Revised Logic Model



Key: ----- Dashed lines denote multiple interactions between elements inside (i.e., arrows connecting all elements).

External Influences:

Broad economic conditions, market events, cost of energy, federal standards, ENERGY STAR, perceived need for conservation, and possible others.

Note: Factors can influence the program at all levels and time frames.



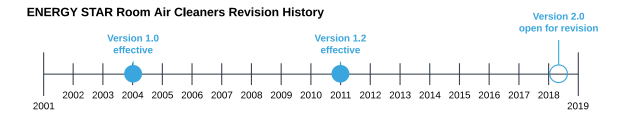
APPENDIX G: DETAILED INFORMATION ON ENERGY STAR SPECIFICATION ADVANCEMENT TRACKING

In this appendix, we provide detailed information on the tracking of logic model element M4: "ENERGY STAR specification criteria for product categories becomes more stringent." To assess progress toward this goal, we recommend using the market transformation indicator "percent progress toward ENERGY STAR specification revision" using the graphics shown below for air cleaners and soundbars. The percent progress metrics shown here (actual as of mid-2018 and projected for PY3) represent PG&E estimates of progress toward the next specification revision.

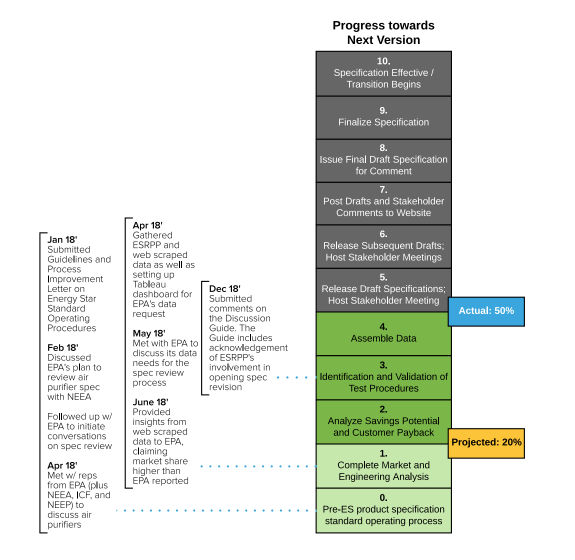


Product Category: Room Air Cleaners

The Energy Star Air Purifier Version 2.0 specification is open for revision as of October 2018 due in part to ESRPP's actvities, including meeting with ESRPP market actors (epecially the EPA), submitting comments on guides, and providing insights from ESRPP program market data. Version 2.0 Draft 1 Specification is scheduled to be released for comments December 2018. PG&E and NEEA ESRPP analysis also identified a need to investigate why the smaller air cleaners are less efficient.



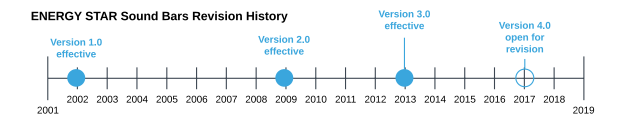
PG&E ESRPP Activities Related to ENERGY STAR Room Air Cleaners Revisions





Product Category: Sound Bars

There are no federal or state standards for soundbars. PG&E ESRPP is advocating for a specification revision that makes efficiency more transparent by improving categorizations of soundbars to better reflect actual sales and by improving measurement and reporting of energy consumption, particularly for active-mode.



PG&E ESRPP Activities Related to ENERGY STAR Sound Bars Revisions

